## IN FOCUS

## **VERDICTS**

# This verdict made jaws drop

A patent dispute netted an unprecedented \$1.5 billion, but this story is far from over.

By June D. Bell

ALCATEL-LUCKET forced Microsoft Corp. to face the music during a high-stakes intellectual property trial last year.

A team of Kirkland & Fills litigators persuaded a San Diego jury to award \$1.538 billion to telecommunications equipment maker Alcatel-Lucent (which acquired Lucent Technologies Inc. in late 2006) for infringement of two file-complay tunes in Windows Media Player and other MP3 devices.

The 10-figure award on Feb. 22, the 2007, grabbed headlines as the largest no patent infringement verdict ever. It easily topped the list of major verdicts recorded by NLI affiliate VerdictSearch for 2007, w and was nearly triple the award in the Ch No. 2 case, a \$521.7 million verdict. Yo handed down to an accounting firm in a lefraud case Award amounts reflect the ca jury's award and do not include increases or decreases resulting from contribuion negligence, settlements or other post-trial activity



Kirkland Partners Paul A. Bondor and Robert A. Appleby

pression patents for technology used to that notwithstanding the verdict. Microsoft did not infringe on one of the pat- man, a principal based in Fish & Richents. Brewster questioned ownership of ardson's San Diego office, wasn't sur-

Microsoft's attorney, John E. Gart-

rch

A team of Kirkland & Ellis litigators persuaded a San Diego jury to award \$1.538 billion to telecommunications equipment maker Alcatel-Lucent

protect the verdict and award. He's onti- and others to develop MP3s. It sought Alcatel-Lucent's bragging rights last-mistic, noting that Brewster denied MI-damages from Microsoft based on a royed just six months-in August, the trial crossif's preirial motion for summary ally of 0.5% of the total value of Windows Judge set aside the verifici. US. District - judgment and that Aleand-Lucent's case - computers sold Judge Rudi Browster of San Diego ruled - was only strengthened during the trial

#### Volumy-come-lately

THE NATIONAL LAW JOURNAL

Desmarais. Lucent's outside counsel for a decade, presented Bell Labs as a world-renowned research leader in the audio coding and sound innovations that led to international standards for MP3 coding. Bell was part of "the American spirit of innovation," he said, "and we pitched Microsoft as the Johnny-comelately who came in and took it."

Working with Desmarais was a topnotch litigation team from Kirkland & Ellis' New York office, including partners Robert A. Appleby, who handled liability issues: Paul A. Bondor, who tackled tlamages; and Alan S. Kellman and Michael P. Stadnick.

Alcatel-Lucent's attorneys anticipated testimony from a key Microsoft expert. Karibeinz Brandenburg, Known as "the invented the technology at issue, and that Alcatel-Lucent's patent was invalid.

On cross-examination, though, Brandenburg arknowledged that he had interned at Bell Labs during the development of the MP3 technology. "He was taking credit for something he learned at came around to bite Microsoft."

Brandenburg acknowledged under cross-examination that two important features of MP3 technology weren't in-



Kirkland Partner John M. Desmarais

cluded in his documentation. "He sort of about 20 minutes with the attorneys to bulstered the fact that our scientists, give feedback and "be sort of a samty were inventive and he hadn't thought of check," he said. that," Desmarais said.

was asking for \$1.5 billion without offending anyone," he said

# 'One of my biggest concerns was asking for \$1.5 billion.

For the first time in his 19-year legal father of MP3," he testified that he had cureer, Desmarais sought the counsel of a trial consultant. He and Toni Blake of 2nd Chair Services in San Diego explored various strategies for rationalizing a massive award.

Alcatel-Lucent wanted Microsoft to and attorney fees. fork over \$5.65 in licensing fees for each Windows computer sold between mid-Bell Laba," Desmarais said. "I think it 2003 and the end of 2005 that contained the patented technology-a feature that Microsoft had marketed for \$10, according to Microsoft documents that Desmarais presented at trial.

> "We sort of snuck up on it, not to be gross about it." said Desmarais, who didn't mention money in his opening statement. His witnesses had sketched Microsoft as a scofflaw that refused to ante up for technology that fattened its award last year, Microsoft's team is nohottom line:

Desmarais used two witnesses to just. One discussed royalty rates per computer, while the other, an accountant, crunched the numbers for the grand total

Desmarais relied on consultant Blake. who'd had no prior exposure to the litigation, as a sounding board. After observing each day of frial, she'd meet for www.almreprons.com and and are

Doring one of their discussions, they tince comfortable that he'd proven picked apart Microsoft's argument that patem infringement. Desmarais had to it need not pay royalties to Alratel-Lupersuade the jury to soundly punish the cent for a backup coder because conopposition. "One of my biggest concerns sumers didn't need it. Blake noted that regardless of whether the coder ever was used, buyers expected it-as they would their car's spare tire-to be there and to work.

> "It was a pretty clever analogy," Desmarais said, and he incorporated the comparison into his closing argument.

#### Still battling

After four days of deliberations, the jury awarded the 0.5% royalty payment the plaintiffs sought on the value of computers loaded with Windows.

The panel deadlocked, 8-2, on whether Microsoft willfully infringed on the patents, preventing Alcatel-Lucent from collecting treble damages

The patent-infringement battle between Microsoft and Alcatel-Lucent, now in its sixth year, is far from over. Desmarais expects to be back in court on Feb 20 defending five Lucent patents against Microsoft, Gateway Inc. and Dell Inc. Lucent and Microsoft will square off again in April over a Lucent patent and 10 Microsoft counterclaims. Another case is scheduled for trial early next year

Despite Alcatel-Lucent's jaw-dropping where close to conceding defeat

"The reality," said Gartman, Microexplain why a 10-figure award was soft's lawyer, "la my client is quite happy because we're into this six years, and we don't have a scrutch on us." 🔙

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