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5	IN THE UNITED STATES DISTRICT COURT			
6	FOR THE NORTHERN DISTRICT OF CALIFORNIA			
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8	ROBERT JACOBSEN,			
9	Plaintiff,	No. C 06-01905 JSW		
10 11	v. MATTHEW KATZER and KAMIND	NOTICE OF TENTATIVE		
11	ASSOCIATES, INC.,	RULING AND QUESTIONS RE MOTIONS FOR SUMMARY JUDGMENT		
12	Defendants.	JODOMENT		
14				
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16	NOTICE OF THE FOLLOWING TENTATIVE RULING AND QUESTIONS FOR THE			
17	HEARING SCHEDULED ON DECEMBER 4, 2009 AT 9:00 A.M.:			
18	The Court has reviewed the parties' papers and, thus, does not wish to hear the parties			
19	reargue matters addressed in those pleadings. If the parties intend to rely on authorities not			
20	cited in their briefs, they are ORDERED to notify the Court and opposing counsel of these authorities reasonably in advance of the hearing and to make copies available at the hearing. If			
21	authorities reasonably in advance of the hearing and to make copies available at the hearing. If the parties submit such additional authorities, they are ORDERED to submit the citations to the			
22	authorities only, with reference to pin cites and without argument or additional briefing. <i>Cf.</i>			
23	N.D. Civil Local Rule 7-3(d). The parties will be given the opportunity at oral argument to			
24	explain their reliance on such authority. The Court suggests that associates or of counsel			
25	attorneys who are working on this case be permitted to address some or all of the Court's			
26	questions contained herein.			
27	The Court tentatively GRANTS IN PART AND DENIES IN PART Plaintiff's motion			
28	for summary judgment and tentatively DENIE	S Defendants' motion for summary judgment		

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1	The parties shall each have 20 minutes to address the following questions:			
2	1. Is the question of originality of the copied work an issue of fact or an issue that resolved as a matter of law? Is there a dispute of fact regarding whether the set	it can be		
3	and arrangement of data in the copied files is sufficiently original to be copyri	ghtable?		
4	2. If the Court considers the expert reports submitted by Plaintiff, is there a dispure regarding the damages allegedly sustained by Plaintiff? Regardless, does the	ite of fact Federal		
5	Circuit's holding in this matter, 535 F.3d 1373, 1378 (Fed. Cir. 2008), as well testimony of Penny and Jacobsen indicate that Plaintiff suffered damages, eve	as the		
6	absence of a specific monetary figure?			
7	3. Specifically where in the record is there a dispute of fact regarding whether the scope of QSI's permission was actually communicated to Plaintiff?			
8	4. Do the parties have anything further they wish to address?			
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10	IT IS SO ORDERED.			
11	Dated: December 3, 2009			
12	JEFFREY S. WHITE UNITED STATES DISTRIC	T JUDGE		
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United States District Court For the Northern District of California

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