

Current Issues Around FRAND and SEPs – the New Madison Approach and Global Injunction Arms Races

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Part I: Local FRAND Disputes Go Global

Anti-Suit Injunctions, Anti-Anti-Suit Injunctions, and the Race to be the Jurisdiction that Decides FRAND Disputes

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United States & United Kingdom

- U.K. Supreme Court held in Unwired Planet International Ltd. v. Huawei Technologies (UK) Co.
 Ltd. that a national court is free to assess a party's compliance with FRAND contract by analyzing
 whether a global, portfolio-wide rate complies with FRAND.
 - Unwired Planet sued in the U.K. for infringement of European patents, and implementer countersued for breach of FRAND contract.
 - To resolve the claims, the trial court undertook to determine a rate, based on the portfolio as a whole, would be in compliance with Unwired Planet's FRAND contract. The court reasoned, determining rate country-by-country would be "madness" and offered the implementer a choice:- it could assent to a global license on FRAND terms, or it could discontinue infringement in the U.K.
- In U.S., the basis to adjudicate a global license offer are typically viewed as contractual disputes that flow from interpretation of the FRAND commitment.

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China

- 1. China's Supreme People's Court (SPC) affirmed the right for Chinese courts to set global FRAND licensing rates for standard essential patents based on a nexus to China.
- 2. In Nokia/OPPO case, OPPO sued Nokia in Chongqing seeking the People's Court to set global licensing rates for Nokia's SEPs, which the Court granted.
- 3. On appeal, SPC affirmed the right for Chinese People's Courts to set global SEP licensing rates in a decision that tracks an earlier Sharp/OPPO case.
- 4. Factors relevant in the decision included:
 - 1) OPPO being a Chinese company
 - 2) a large percentage of the patents are Chinese
 - 3) China will be the main source of revenue
 - 4) China was location of the license negotiations
 - 5) China is where there is property that can be used for enforcement
- 5. Earlier in OPPO/Sharp case, Intellectual Property Tribunal of the Supreme People's Court affirmed a lower court ruling setting global licensing rates for standard essential patents (SEPs) including in the U.S., Germany and Japan.

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ANTI-SUIT INJUNCTIONS (ASI)

- 1. ASI An interlocutory *in personam* remedy in one jurisdiction to prohibit a litigant from initiating or continuing parallel litigation in another jurisdiction.
- 2. An ASI can bind a party to litigation, but has no binding effect on a foreign court.
- 3. Three-part framework developed by the 9th Circuit in *E. & J. Gallo Winery v. Andina Licores Gallo* framework
 - 1. Local action functionally equivalent to foreign action?
 - 2. Resolution of the local action would be dispositive of the foreign action?
 - 3. Any of four factors identified by the Fifth Circuit in *In re Unterweser Reeder* are present i) frustrate a policy of the issuing forum, ii) vexatious or oppressive, iii) threaten the issuing court's jurisdiction, iv) prejudice other equitable considerations.
- 4. If at least one of *Unterweser* factors present, determine whether injunction will have significant impact on international comity; if not, then ASI may be issued.

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