PLAINTIFF
U.S. District Court - NDCAL
4:20-cv-05640-YGR-TSH
Epic Games, Inc. v. Apple Inc.

Ex.No. PX-0114

Date Entered

By

wrote:

Subject: Re: Big Fish Games - Play Instantly

From: "Phillip Shoemaker" <

Received(Date): Wed, 23 Nov 2011 20:59:12 +0000

To: "Tom Neumayr" <

Cc: "Ted Miller" <

Date: Wed, 23 Nov 2011 20:59:12 +0000

Because its chicken shit. We don't have a guideline for this.

Sent from my iPhone 4!!!

On Nov 23, 2011, at 12:47 PM, Tom Neumayr < wrote:

> If we clearly said to them "We removed it because we do not allow app stores in an app inside our App Store" why wouldn't we also say this publicly as a statement? Unless they are under some NDA it seems like this is what we should/would say. What do you think? On iPhone if easier to talk.

> Sent from my iPhone

>

> On Nov 23, 2011, at 12:40 PM, Phillip Shoemaker <

>> We removed it because we do not allow app stores in an app inside our App Store.

Exhibit PX 0114