

From: [Barbara Shaw](#) [bwshaw1[REDACTED]]
To: [Read, John](#) [John.Read@ATR.USDOJ.gov]
Subject: nited States v. Apple, Inc. et al., No. 12-CV-2826(DLC) (S.D.N.Y.) – Comments on Proposed Final Judgment as to Defendants Hachette, HarperCollins, and Simon & Schuster
Date: Tuesday, May 15, 2012 10:48:07 AM

Name: Barbara Shaw

Email: bwshaw1[REDACTED]

Text of your email: I SUPPORT THE SETTLEMENT- Digital readers are subjected to paying the same cost for digital books or sometimes even increased costs despite having far fewer rights. We can't lend the book to a family member or friend. We can't transfer a book from one device to another. We can't resell the book. Our own copyright rights as a reader are totally ignored under the ebook model and having to pay increased prices as a result of an improper conspiracy by the publishers is outrageous. AGAIN, I SUPPORT THE SETTLEMENT and I pay upwards of \$200 a month in books. I am a damn good customer for the publishing industry and it is time that they realize this and start treating their digital customers fairly. I think it is outrageous that I, as a digital ebook paying customer, would be asked to support publishers who do not even view me as a valuable customer.

Time: Tuesday May 15, 2012 at 2:48 pm

IP Address: [REDACTED]

Contact Form URL: <http://support4settlement.wordpress.com/2012/04/30/support-the-settlement/>

Sent by an unverified visitor to your site.