

**From:** [shel](#)[REDACTED] [shel[REDACTED]]  
**To:** [Read, John](#) [John.Read@ATR.USDOJ.gov]  
**Subject:** RE: United States v. Apple, Inc., et al., 12-cv-2826 (DLC) (SDNY). Comments on Proposed Final Judgment as to Defendants Hachette, HarperCollins and Simon & Schuster.  
**Date:** Thursday, June 07, 2012 12:52:33 AM

---

RE: United States v. Apple, Inc., et al., 12-cv-2826 (DLC) (SDNY). Comments on Proposed Final Judgment as to Defendants Hachette, HarperCollins and Simon & Schuster.

Dear Mr. Read:

As an aspiring author, I believe the decision to side with Amazon was in error. Amazon controls a huge monopoly online and sets prices at whatever it feels like--without publisher or author consent many times.

Competition is crucial and I hope the court sees fit to amend this judgment.

Sincerely-

Stephanie Meehan, writing as Shelby Burke