

From: Anne C. Bromley [mailto:acbroml[REDACTED]]
Sent: Friday, June 22, 2012 10:53 PM
To: Read, John [John.Read@ATR.USDOJ.gov]
Subject: United States v. Apple, Inc., et al., 12-cv-2826 (DLC) (SDNY).

Dear Mr. Read:

The proposed settlement is not in the public interest, because it needlessly imperils brick-and-mortar bookstores while it backs an online monopolist and discourages competition among e-book vendors and e-book device developers. The settlement needs to be rethought, and substantially modified. I speak as a children's picture book author who relies on brick-and-mortar bookstores to showcase and promote my books.

Thank you for your consideration of this important matter.

Sincerely,
Anne C. Bromley

--

www.annebromley.com