

[DO NOT PUBLISH]

IN THE UNITED STATES COURT OF APPEALS  
FOR THE ELEVENTH CIRCUIT

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No. 12-13345

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D.C. Docket No. 6:11-cv-00137-ACC-DAB

INDYNE, INC.,

Plaintiff - Appellant,

versus

ABACUS TECHNOLOGY CORPORATION,  
JERRY RENINGER,  
MATTHEW BOYLAN,

Defendants - Appellees.

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Appeal from the United States District Court  
for the Middle District of Florida

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(March 20, 2013)

Before CARNES, HULL, and FAY, Circuit Judges.

PER CURIAM:

InDyne, Inc. appeals the district court's grant of summary judgment in favor of Abacus Technology Corporation, Jerry Reninger, and Matthew Boylan on the

copyright infringement claim brought by InDyne. InDyne contends that the district court erred when it concluded that InDyne failed to present sufficient evidence of the copyrighted material. Having carefully considered the record and the parties' briefs and having heard oral argument, we **AFFIRM** on the basis of the thorough and well-reasoned opinion of the district court, InDyne, Inc. v. Abacus Tech. Corp., 876 F. Supp. 2d 1278 (M.D. Fla. 2012).