

Alexander Lutzky in Intellectual Property & Technology Law Journal: Federal Jury Slams Cox Communications with \$1 Billion Verdict for Copyright Infringement

April 22, 2020

PRACTICES Intellectual Property, Copyright, Intellectual Property Litigation

A federal court jury in Virginia, in *Sony Music Entertainment, et al. v. Cox Communications, et al.*, has awarded a coalition of music industry copyright holders a \$1 billion verdict against Cox Communications, the United States' third-largest internet and cable television provider, after finding Cox guilty of both contributory and vicarious copyright infringement of a total of 10,017 works.

Finding the infringement willful, the jury awarded \$99,830.29 for each work infringed under the statutory damages range provided for in the Copyright Act. Multiplication of the number of works times the statutory damages awarded reveals a number slightly higher than \$1 billion, perhaps exposing the jury's desire to aim for a large, round number in determining damages, and thereby punish Cox.

Excerpted from the *Intellectual Property & Technology Journal*. To read the full article, click on the PDF linked below:

[Lutzky-Copyright-Infringement-Verdict.PDF](#)