CASTELLE \CA\ Form SC 13G/A February 10, 2006

UNITED STATES SECURITIES AND EXCHANGE COMMISSION WASHINGTON, D.C. 20549

SCHEDULE 13G

Under the Securities Exchange Act of 1934 (Amendment No. 8)*

Castelle

(Name of Issuer)

Common Stock, no par value

(Title of Class of Securities)

147905-10-3

(CUSIP Number)

December 31, 2005

(Date of Event Which Requires Filing of This Statement)

Check the appropriate box to designate the rule pursuant to which this Schedule is filed:

- [] Rule 13d-1(b)
- [] Rule 13d-1(c)
- [x] Rule 13d-1(d)

*The remainder of this cover page shall be filled out for a reporting person's initial filing on this form with respect to the subject class of securities, and for any subsequent amendment containing information which would alter the disclosures provided in a prior cover page.

The information required in the remainder of this cover page shall not be deemed to be "filed" for the purpose of Section 18 of the Securities Exchange Act of 1934 ("Act") or otherwise subject to the liabilities of that section of the Act but shall be subject to all other provisions of the Act (however, see the Notes).

CUSIP	No. 147905-10-3	SCHEDULE 13G	Page 2 of 10
1	Name Of Reporting Person		H&Q LONDON VENTURES
	IRS Identification No. Of	Above Person	94-2966540
2	Check The Appropriate Box	If A Member Of A Group	(a) []

		-				
3	SEC USE ONLY			(b) [x]		
4	Citizenship (England				
NILI	IMBER OF	5	Sole Voting Power	-0-		
	SHARES IEFICIALLY	6	Shared Voting Power	191,992		
OWNE	D BY EACH	7	Sole Dispositive Power	-0-		
	SON WITH	8	Shared Dispositive Power	191 , 992		
9	Aggregate Ame Person	ount H	Beneficially Owned By Each Reporting	191,992		
10	Check Box If Certain Share		Aggregate Amount In Row (9) Excludes	[]		
11	Percent Of C	lass H	Represented By Amount In Row 9	4.8%		
12	Type Of Repo	rting	Person*	PN		
CUSIP	No. 147905-1	0-3	SCHEDULE 13G	Page 3 of 10		
1	Name Of Repo	rting	Person HAMBRECHT & QUIST VE	NTURE PARTNERS		
	IRS Identifi	catior	n No. Of Above Person	94-2949080		
2	Check The Ap	propri	iate Box If A Member Of A Group	(a) []		
3	SEC USE ONLY			(b) [x]		
4	Citizenship (Or Pla	ace Of Organization	California		
		5	Sole Voting Power	-0-		
NU	IMBER OF SHARES	6	Shared Voting Power	191 , 992		
	EFICIALLY D BY EACH	7	Sole Dispositive Power	-0-		
	PORTING SON WITH	8	Shared Dispositive Power	191 , 992		
9	Aggregate Am Person	ount I	Beneficially Owned By Each Reporting	191,992		
10	Check Box If The Aggregate Amount In Row (9) Excludes []					
11	Percent Of Class Represented By Amount In Row 9 4.8%					
12	Type Of Reporting Person* PN					

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1	Name Of Repo:	rting Person	H&Q VENTURE	PARTNERS, LLC
	IRS Identific			
2	Check The Ap	propriate Box If A Member (Of A Group	(a) []
_				(b) [x]
3	SEC USE ONLY			
4	Citizenship (Or Place Of Organization		California
		5 Sole Voting Power		-0-
	IMBER OF SHARES	6 Shared Voting Power		191,992
OWNE	IEFICIALLY CD BY EACH	7 Sole Dispositive Pow	ver	-0-
	PORTING SON WITH	8 Shared Dispositive H	Power	191,992
9	Aggregate Amo Person	ount Beneficially Owned By	Each Reporting	191 , 992
10	Check Box If Certain Share	The Aggregate Amount In Ro es*	ow (9) Excludes	[]
11	Percent Of C	lass Represented By Amount	In Row 9	4.8%
12	Type Of Repo	rting Person*		00
CUSIP	P No. 147905-1	0-3 SCHEDULE 130	3	Page 5 of 10
CUSIP 1	No. 147905-10 Name Of Repo		G HAMBRECHT & QUI	-
	Name Of Repo			-
	Name Of Repo IRS Identific	rting Person	HAMBRECHT & QUI	IST CALIFORNIA
1	Name Of Repo IRS Identific	rting Person cation No. Of Above Person	HAMBRECHT & QUI	IST CALIFORNIA 94-2856927
1	Name Of Repo IRS Identific	rting Person cation No. Of Above Person	HAMBRECHT & QUI	IST CALIFORNIA 94-2856927 (a) []
1 2	Name Of Repo IRS Identific Check The App SEC USE ONLY	rting Person cation No. Of Above Person	HAMBRECHT & QUI	IST CALIFORNIA 94-2856927 (a) []
1 2 3 4	Name Of Repo IRS Identific Check The App SEC USE ONLY Citizenship (rting Person cation No. Of Above Person propriate Box If A Member C	HAMBRECHT & QUI	IST CALIFORNIA 94-2856927 (a) [] (b) [x]
1 2 3 4 NU	Name Of Repo IRS Identific Check The App SEC USE ONLY Citizenship O JMBER OF SHARES	rting Person cation No. Of Above Person propriate Box If A Member (Dr Place Of Organization	HAMBRECHT & QUI	IST CALIFORNIA 94-2856927 (a) [] (b) [x] California
1 2 3 4 NU BEN OWNE	Name Of Repo: IRS Identific Check The App SEC USE ONLY Citizenship O UMBER OF SHARES IEFICIALLY CD BY EACH	rting Person cation No. Of Above Person propriate Box If A Member (Or Place Of Organization 5 Sole Voting Power	HAMBRECHT & QUI	IST CALIFORNIA 94-2856927 (a) [] (b) [x] California -0-
1 2 3 4 NU BEN OWNE RE	Name Of Repo: IRS Identific Check The App SEC USE ONLY Citizenship O UMBER OF SHARES UEFICIALLY	rting Person cation No. Of Above Person propriate Box If A Member C Or Place Of Organization 5 Sole Voting Power 6 Shared Voting Power	HAMBRECHT & QUI	IST CALIFORNIA 94-2856927 (a) [] (b) [x] California -0- 191,992
1 2 3 4 NU BEN OWNE RE	Name Of Repo: IRS Identific Check The App SEC USE ONLY Citizenship O UMBER OF SHARES IEFICIALLY CD BY EACH SPORTING RSON WITH	rting Person cation No. Of Above Person propriate Box If A Member O Or Place Of Organization 5 Sole Voting Power 6 Shared Voting Power 7 Sole Dispositive Pow	HAMBRECHT & QUI Df A Group Wer Power	IST CALIFORNIA 94-2856927 (a) [] (b) [x] California -0- 191,992 -0-
1 2 3 4 NU BEN OWNE RE PER	Name Of Repo: IRS Identific Check The App SEC USE ONLY Citizenship O UMBER OF SHARES JEFICIALLY CD BY EACH PORTING Aggregate Amo Person	rting Person cation No. Of Above Person propriate Box If A Member O Or Place Of Organization 5 Sole Voting Power 6 Shared Voting Power 7 Sole Dispositive Pow 8 Shared Dispositive F pount Beneficially Owned By The Aggregate Amount In Ro	HAMBRECHT & QUI Of A Group Wer Power Each Reporting	IST CALIFORNIA 94-2856927 (a) [] (b) [x] California -0- 191,992 -0- 191,992
1 2 3 4 NU BEN OWNE RE PER 9	Name Of Repo: IRS Identific Check The App SEC USE ONLY Citizenship O UMBER OF SHARES IEFICIALLY ID BY EACH PORTING RSON WITH Aggregate Amo Person Check Box If Certain Share	rting Person cation No. Of Above Person propriate Box If A Member O Or Place Of Organization 5 Sole Voting Power 6 Shared Voting Power 7 Sole Dispositive Pow 8 Shared Dispositive F pount Beneficially Owned By The Aggregate Amount In Ro	HAMBRECHT & QUI Of A Group Wer Power Each Reporting Dw (9) Excludes	IST CALIFORNIA 94-2856927 (a) [] (b) [x] California -0- 191,992 -0- 191,992 191,992

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Item 1(a). Name of Issuer.

Castelle (the "Issuer").

Item 1(b). Address of Issuer's Principal Executive Offices.

855 Jarvis Drive, Suite 100, Morgan Hill, CA 95037.

Item 2(a). Names of Persons Filing.

Reference is made to Item 1 of each of the cover pages of this Schedule, which Items are incorporated by reference herein.

Item 2(b). Address of Principal Business Office or, if none, Residence.

The address of each reporting person is 560 Mission Street, 10th Floor, San Francisco, California 94105.

Item 2(c). Citizenship.

Reference is made to Item 4 of each of the cover pages of this Schedule, which Items are incorporated by reference herein.

Item 2(d). Title of Class of Securities.

Common Stock, no par value ("Common Stock").

Item 2(e). CUSIP Number.

147905-10-3

Item 3. Type of Reporting Person.

Not applicable.

Item 4. Ownership.

Reference is made to Items 5-9 and 11 of each of the cover pages to this Schedule, which Items are incorporated by reference herein. According to information furnished to the reporting person by the Issuer, there were 3,986,008 shares of Common Stock issued and outstanding as of December 31, 2005. As of December 31, 2005, the only reporting person that directly owned any shares of Common Stock was H&Q London Ventures, which owned 191,992 shares.

Because voting and investment decisions concerning the above securities may be made by or in conjunction with the other reporting persons, each of the reporting persons may be deemed a member of a group that shares voting and dispositive power over all of the above securities. Although the reporting persons are reporting such securities as if they were members of a group, the filing of this Schedule shall not be construed as an admission by any reporting person that it is a beneficial owner of any securities other than those directly held by such reporting person. H&Q Holdings, Inc. may

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be deemed the beneficial owner of certain shares held by Hambrecht & Quist California because of a Participation Agreement dated as of October 1, 2000, between those two entities. Hambrecht & Quist California is an indirect wholly owned subsidiary of JPMorgan Chase & Co. Inc. which may be deemed to beneficially own any securities held by Hambrecht & Quist California.

Under the definition of "beneficial ownership" in Rule 13d-3 under the Securities Exchange Act of 1934, it is possible that the individual general partners, directors, executive officers, members and/or managers of the foregoing entities might be deemed the "beneficial owners" of some or all of the securities to which this Schedule relates in that they might be deemed to share the power to direct the voting or disposition of such securities. Neither the filing of this Schedule nor any of its contents shall be deemed to constitute an admission that any of such individuals is, for any purpose, the beneficial owner of any of the securities to which this Schedule relates, and such beneficial ownership is expressly disclaimed.

Item 5. Ownership of Five Percent or Less of a Class.

If this statement is being filed to report the fact that as of the date hereof the reporting persons have ceased to be the beneficial owner of more than five percent of the class of securities, check the following [x].

Item	6.	Ownership	o of	More	Than	Five	Percent	on	Behalf	of	Another	Person.
		Not appli	cab	le.								

Identification and Classification of the Subsidiary Which Item 7. Acquired the Security Being Reported on by the Parent Holding Company.

Not applicable.

Item 8. Identification and Classification of Members of the Group.

Not applicable.

Item 9. Notice of Dissolution of Group.

Not applicable.

Item 10. Certification.

Not applicable.

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Signature

After reasonable inquiry and to the best of their knowledge and belief, the undersigned certify that the information set forth in this statement is true, complete and correct.

DATED: February 10, 2006.

H&Q LONDON VENTURES	HAMBRECHT & QUIST CALIFORN	IA			
By:/s/	By:/s/				
Jackie A. Berterretche Attorney-in-Fact	-				
HAMBRECHT & QUIST VENTURE PARTNERS					
By:/s/ Jackie A. Berterretche Attorney-in-Fact					
H&Q VENTURE PARTNERS, LLC					
By:/s/ William D. Easterbrook Member-Manager					
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	EXHIBIT INDEX				
Exhibit A	Joint Filing Undertaking	Page 10			
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	JOINT FILING UNDERTAKING				
The undersigned, being duly authorized thereunto, hereby execute this agreement as an exhibit to this Schedule 13G to evidence the agreement of the below-named parties, in accordance with rules promulgated pursuant to the Securities Exchange Act of 1934, to file this Schedule and any subsequent amendment jointly on behalf of each of such parties.					
DATED: February 10, 2006.					
H&Q LONDON VENTURES	HAMBRECHT & QUIST CALIFORN	IA			
By:/s/ Jackie A. Berterretche Attorney-in-Fact	-				

HAMBRECHT & QUIST VENTURE PARTNERS

By: -----/s/-----Jackie A. Berterretche Attorney-in-Fact

H&Q VENTURE PARTNERS, LLC

By: -----/s/-----William D. Easterbrook Member-Manager