

EXHIBIT 14

UNITED STATES DISTRICT COURT

NORTHERN DISTRICT OF CALIFORNIA

Before The Honorable William H. Alsup, Judge

FINJAN, INC.,)	
)	
Plaintiff,)	
)	
VS.)	NO. C 17-05659 WHA
)	
JUNIPER NETWORK, INC.,)	
)	
Defendant.)	
)	

San Francisco, California
Thursday, July 26, 2018

TRANSCRIPT OF PROCEEDINGS

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Reported By: Jo Ann Bryce, CSR No. 3321, RMR, CRR, FCRR
Official Reporter

1 (reading):

2 **"QUESTION:** You mention a sample ID or SHA, SHA-256?

3 **"ANSWER:** SHA-256.

4 **"QUESTION:** What is a sample ID?

5 **"THE WITNESS:** In order to identify samples or files
6 that are coming into Sky ATP, we perform a hash, the
7 SHA-256, on the contents of the files."

8 So he admitted right there that they actually hash all the
9 incoming files, and this is from the perspective of Sky ATP.

10 **THE COURT:** Well, but she's saying that they do do a
11 hash on the incoming files. What they don't do is a hash on
12 the combined file of the downloadable plus the fetched file.

13 **MR. HANNAH:** Well, Your Honor --

14 **THE COURT:** So I don't see your point here.

15 **MR. HANNAH:** But, Your Honor, the first one that I
16 showed you on the right, that is the combined hash. That's a
17 hash on the Word document that includes -- they hash in
18 multiple instances. So we can -- we're just picking slices
19 that are -- we're just picking slices. So that first document
20 that comes in with the dropped ransom executable, that's number
21 one. That Word file contains --

22 **THE COURT:** Well, what is the fetch in that one?

23 **MR. HANNAH:** Exactly. So it's the dropped ransom
24 executable. So once you fetch that, they take that and store
25 it in.

1 So, I mean --

2 **THE COURT:** Wait. Wait. Wait a minute. I thought
3 you were saying that the Microsoft Word document was the
4 downloadable.

5 **MR. HANNAH:** It is.

6 **THE COURT:** And so what would be the fetched document?

7 **MR. HANNAH:** The dropped ransom executable, which is
8 within the Microsoft Word document.

9 **THE COURT:** But that's not a fetched if it's already
10 in there when it comes into the system.

11 **MR. HANNAH:** No. So, Your Honor --

12 **THE COURT:** Your patent requires that you do two
13 steps. It's -- well, first you do the -- obtain the
14 downloadable, and then you go and fetch something to make it
15 work.

16 **MR. HANNAH:** Right. So when you're executing it --
17 and I can turn to the specification of the '780, which
18 specifically says that you prefetch the information that can
19 include something that's embodied within that, and that's --
20 they actually dropped this issue on their -- in their reply.

21 **THE COURT:** Well, wait. You mean you're saying that
22 the downloadable can include everything that's the malware and
23 you don't have to go fetch anything?

24 **MR. HANNAH:** Right. So it's fetching it from the --

25 **THE COURT:** But didn't you say something to the PTO --