UNITED STATES PATENT AND TRADEMARK OFFICE

BEFORE THE PATENT TRIAL AND APPEAL BOARD

APPLE INC., Petitioner,

v.

SMARTFLASH LLC, Patent Owner.

Case CBM2014-00102 Patent 8,118,221 B2

Case CBM2014-00106 Patent 8,033,458 B2

Case CBM2014-00108 Patent 8,061,598 B2

Case CBM2014-00112 Patent 7,942,317 B2

VIDEOTAPED DEPOSITION OF

ANTHONY J. WECHSELBERGER

DECEMBER 11, 2014

8:35 a.m.

REPORTED BY:

PAUL J. FREDERICKSON, CCR, CSR

JOB NO. 36913



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FOR THE PATENT OWNER: 2	
DAVIDSON BERQUIST JACKSON & GOWDEY, LLP 4 4300 Wilson Blvd. 4 4300 Wilson Blvd. 5 7th Floor 5 6 Arlington, VA 22203 6 Request for information: None Request for documents: None measey@dbjg.com 9 INDEX TO EXHIBITS All Exhibits premarked 1 CALDWELL CASSADY CURRY 1 1 2 2101 Cedar Springs Rd. 1 2 2 2 2 2 2 2 2 2	
4 4300 Wilson Blvd. 4 By Ms. Robinson: 371 5 7th Floor 5 6 Arlington, VA 22203 7 BY: MICHAEL R. CASEY, Ph.D., ESQ. 7 8 mcasey@dbjg.com 9 9 INDEX TO EXHIBITS 10 FOR THE PATENT OWNER: 10 All Exhibits premarked 11 CALDWELL CASSADY CURRY 11 12 2101 Cedar Springs Rd. 12 13 Suite 1000 13 14 Dallas, TX 75201 14 15 BY: BRADLEY W. CALDWELL, ESQ. 15 16 bcaldwell@caldwellcc.com 16 17 17 18 FOR THE PETITIONER: 18 19 ROPES & GRAY, LLP 19 20 1900 University Avenue 20 21 6th Floor 21 22 East Palo Alto, CA 94303-2284 22 23 BY: LAUREN N. ROBINSON, ESQ. 23 24 Lauren.Robinson@ropesgray.com 24 25 241 1 FOR THE PETITIONER: 1 WECHSELBERGER 25 241 241 25 DECEMBER 11, 2014 28:34 a.m.] 3 THE VIDEOGRAPHER: On the recc This begins the video deposition of Anthe Wechselberger in the matter of Apple Inc. ver	
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7 Patent Agent 7 Smartflash LLC in the United States Patent and	ıd
8 brian.Matty@ropesgray.com 8 Trademark Office before the Patent Trial and	Appeal
9 ALSO PRESENT: 9 Board.	
10 JEFREE ANDERSON 10 This deposition is being held at Ropes &	
Videographer 11 Gray, 1900 University Avenue, 6th Floor, Ear	
12 Alto, California on December 11, 2014. The	time is
13 8:35 a.m.	-fD'1
14 My name is Lou Meadows from the firm 15 Feldman Worldwide and I am the legal video	of David
16 specialist. The court reporter is Paul 17 Frederickson.	
18 Counsel, would you please introduce	
19 20 20 20 20 20 20 20 20 20 20 20 20 20	
20 MS. ROBINSON: I'm Lauren Robins	on from
22 Here with me is my colleague Brian Matty.	ir
23 MR. CASEY: Michael Casey represe	nting
the firm of Ropes & Gray here on behalf of A the firm of Ropes & Gray here on behalf of A there with me is my colleague Brian Matty. MR. CASEY: Michael Casey represe mathrmal pattern owner Smartflash LLC. THE VIDEOGRAPHER: Thank your	_
25 THE VIDEOGRAPHER: Thank you.	

2 (Pages 240 to 243)



1 WECHSELBERGER 2 thought that there was a need for inexpensive 3 distribution of media content to users, would vou 4 have said you thought there was? 5 MS. ROBINSON: Objection to form. 6 A. The question again, please? 7 Q. If I had asked you in 1999 if you 8 thought that there was a need for inexpensive 9 distribution of media content to users, would you 10 have said you thought there was? 11 A. Yes. 12 MS. ROBINSON: Just so the record is 13 clear. I know you reread the question. My 14 objection stood along with the rereading. 15 BY MR. CASEY: 16 17 implementations of the Stefik architecture? 18 A. It's my understanding that significant 19 20

Q. Are you aware of any commercial

portions or maybe complete portions of the Stefik architecture are embodied in some commercial initiatives that the current owner of that technology, ContentGuard, is -- is a part of.

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Reminding us of the questions you and I discussed yesterday about initiatives, and I mentioned ContentGuard and InterTrust, that were

WECHSELBERGER

Q. Are you aware of any commercial implementations of the Ginter architecture, of the **Ginter patent?**

A. It's really the same answer as I -- as I intimated a minute ago -- well, I didn't say that. But ContentGuard and InterTrust are two of the 900 pound gorillas in this space, DRM space generally, and they are -- and they have both been part of industry initiatives to push DRM technologies forward that revolve to some extent or another around their respective technology architectures, which are quite similar but -- and beyond that I don't know any further commercial or participant details.

Q. Are you aware of the Apple iTunes system?

MS. ROBINSON: Objection to form and outside the scope of the testimony that we agree he's here to provide today.

MR. CASEY: It goes to whether or not the -- the software embodied in the system is commercially successful.

> MS. ROBINSON: I stand by my objection. MR. CASEY: Are you instructing him not

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1 2 to answer?

> MS. ROBINSON: No, I'm objecting as to the scope of the question and the form.

> > MR. CASEY: You can answer the question.

A. The question was, am I aware of the iTunes system?

Q. Yes.

A. What do you mean by "aware"?

Q. Do you know how it operates?

MS. ROBINSON: The same objections.

A. I -- I believe it's correct to say I have as a result of my work on this case, not the CBMs but the litigation between Smartflash and Apple, that I have become pretty well aware but not totally intimate with how the iTunes system functions. I'm aware enough about it to have provided in the litigation side opinions about infringement versus noninfringement.

Q. Are you aware of how the App Store by Apple operates?

MS. ROBINSON: Again, objection to form and the scope of this question being included.

A. I am aware enough about how that store operates, again, to allow me to have been -- to have

WECHSELBERGER

part of industry initiatives to develop or standardize around DRM infrastructures or processes. And that's what I'm thinking about in responding to the question just now.

Q. So what commercial implementations of the Stefik architecture are you aware of?

A. I am not aware of any specific implementations, only of the fact that there are initiatives, meaning industry consortia. So consortia of entities which have collaborated to work together to generate industry backing for doing certain DRM functions in certain ways.

And I am -- and I am aware that ContentGuard as an entity has been part of one or more of those, as has InterTrust. And that's all I'm -- that's as good as I can do for you today without going and studying it.

Q. Do you know who were part of the consortia that ContentGuard is a member of?

A. Not off -- not without researching it. Not off-the-cuff.

Q. You don't know any of the members?

A. I think Time Warner is aligned with ContentGuard in one of those.

25 (Pages 332 to 335)



338 336 1 WECHSELBERGER 1 WECHSELBERGER 2 provided opinions on infringement in the litigation 2 in addition to that. 3 3 between Apple and Smartflash. If you intend to pass this document forward 4 4 and then ask him about his declarations and not this Q. Are you aware of how in app purchases 5 work for applications that utilize the App Store? 5 document, let me know. 6 6 MS. ROBINSON: The same objections. But if you intend to ask him about this 7 7 A. And I'll give you the same answer. I document that you just passed us, then I want to get 8 8 have learned enough about that function to have on the phone with the board. 9 9 provided opinions about it in my work on the MR. CASEY: Okay. 10 litigation side of the case. 10 MS. ROBINSON: All right. 11 11 MR. CASEY: Do you have a speakerphone? But I would also add for all three of the 12 questions that in preparation for yesterday and 12 MS. ROBINSON: There should be one, 13 today, and working with -- to defend my CBM 13 yeah, that way. 14 declarations, which are not associated with any of 14 MR. CASEY: It's going to be hard for 15 15 those iTunes questions, or iTunes store's functions, the court reporter to hear. 16 I have spent months since I've opened the cover on 16 MS. ROBINSON: Yeah, I think it actually 17 17 that stuff, and I did not -- did not bone up on it gets mic'd up through --18 in preparation for this deposition. 18 [Pause.] 19 19 So when I said I am aware enough to have MS. ROBINSON: Bear with me for one 20 20 provided opinions for purposes of noninfringement, moment. We have accumulated quite an allotment of 21 I'm not in a state of mental acuteness to defend 21 paper over the last couple of days. 22 22 those or provide those same opinions today because I MR. CASEY: I'm just trying to see if I 23 23 just haven't done my homework yet or again. can find that number for you. 24 Q. Well, let's wait and see what the 24 MS. ROBINSON: So I think it's the --25 25 questions are. the 571.272.7822. Is that the one you would say it 339 337 1 WECHSELBERGER 1 WECHSELBERGER 2 2 is? I'm going to hand you what's been premarked MR. CASEY: That -- I'm still looking. 3 3 as --4 MS. ROBINSON: So, counsel, before we 4 MS. ROBINSON: Okay. 5 5 get into this, you know, our position is that this MR. CASEY: That actually sounds right 6 6 but -is an inappropriate topic for the deposition today. 7 7 I -- I'm willing to jump on the phone with the [Discussion off the record.] 8 board. 8 THE COURT REPORTER: Did you want to 9 9 I understand that you all sought discovery stay on the record or --10 into Apple's iTunes and were denied that. So, you 10 MR. CASEY: I was going to say we can 11 11 excuse the witness for the moment and -know, if you -- if you want to -- I mean, it looks 12 12 MS. ROBINSON: Yes. We can just go off like what you handed me is, you know, an Apple 13 13 technological document of some type. And if you while this gets straightened out. 14 14 MR. CASEY: We can go off the video want to persist in asking these questions, we're 15 going to need to get on the phone with the board and 15 record, and then if you have no objection, we are 16 get the board's permission to go forward, because 16 going to need probably the -- the call with the 17 17 judge to be transcribed. our position is not this is appropriate to do this 18 18 So -in the scope of this depo. 19 MR. CASEY: Let's get on the phone. 19 MS. ROBINSON: Yep. Agreed. 20 20 THE VIDEOGRAPHER: Off the video record. MS. ROBINSON: All right. 21 21 MR. CASEY: You haven't heard a single The time is 1:51 p.m. 22 22 question, and you're -- you're saying that you want [Phone ringing.] 23 23 [Preliminary discussion answering phone.] to get on the phone. 24 24 But your hanging. Go ahead. MS. ROBINSON: I'm calling from the 25 MS. ROBINSON: So here's what I'll say 25 videoconference system. So I'm an attorney here

26 (Pages 336 to 339)



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1	WECHSELBERGER	1	WECHSELBERGER
2	with my opposing counsel, and we're counsel on some	2	MS. ROBINSON: Thanks so much.
3	covered business method petitions in front of the	3	[Pause.]
4	PTAB, and we just had a we're in a deposition and	4	JUDGE McCULLOUGH: Hello, ma'am.
5	had a dispute we wanted to raise to the board. I'm	5	MS. ROBINSON: Yes?
6	not sure the right protocol, but can you forward us	6	JUDGE McCULLOUGH: Okay. I'm still
7	to somewhere where we need to be?	7	checking.
8	JUDGE McCULLOUGH: Okay. So you're in a	8	MS. ROBINSON: Thank you.
9	deposition with the CBM number. Let me get that for	9	JUDGE McCULLOUGH: No one is available,
10	the judge.	10	so I'm just sending an email and trying to get an
11	MS. ROBINSON: Okay. So it's quite a	11	email back. I will probably have to give you a dial
12	few. It's CBM2014 102 and 103, 106, 107	12	in number. Okay? But I'm just waiting for someone
13	JUDGE McCULLOUGH: Wait a minute. I	13	to respond. Okay?
14	have to see who the judges are.	14	MS. ROBINSON: Thank you for your help.
15	MS. ROBINSON: Okay.	15	JUDGE McCULLOUGH: You're welcome.
16	JUDGE McCULLOUGH: Hold on for a second.	16	[Pause.]
17	[Pause.]	17	JUDGE McCULLOUGH: Hello, ma'am.
18	JUDGE McCULLOUGH: Okay. The judge is	18	MS. ROBINSON: Yes.
19	actually gone for the day.	19	JUDGE McCULLOUGH: Okay. Let me
20	MS. ROBINSON: Okay.	20	transfer you to judge McCullough.
21	JUDGE McCULLOUGH: The lead judge, she's	21	MS. ROBINSON: Okay. Sorry, go ahead.
22	not available.	22	JUDGE McCULLOUGH: And he'll help you
23	MS. ROBINSON: Okay.	23	out. I mean, he'll talk to you. Okay?
24	JUDGE McCULLOUGH: And could you send an	1	MS. ROBINSON: Okay. Thank you very
25	email and maybe I could see? Or do you have to do	25	much.
	341	23	343
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1	WECHSELBERGER	1	WECHSELBERGER
2	this today right now? MS. ROBINSON: Yeah. The issue is that	2	JUDGE McCULLOUGH: That's the only judge
4		4	I could get in contact with. MS. ROBINSON: Understand.
5	we're in the deposition with the witness, looking to	5	
	get a resolution on whether, you know, certain topics can be covered in the deposition.		JUDGE McCULLOUGH: Let me transfer you.
6	-	6	MS. ROBINSON: Understood.
	Are any of the other judges available? I	7	JUDGE McCULLOUGH: And if he doesn't
8	know there's Elluru, Powell, Plenzler and Clements.	8	pick up, you call this number again. I'm waiting to
9	JUDGE McCULLOUGH: Right. I'm trying to	9	make sure that the call goes through. Okay? So if
10	see if Bisk is available.	10	he doesn't pick up, call back the 7822 number. All
11	MS. ROBINSON: Thank you so much.	11	right?
12	JUDGE McCULLOUGH: Powell, Bisk.	12	MS. ROBINSON: Okay. If it's easier, I
13	MS. ROBINSON: Yeah, Powell, Bisk,	13	can also give you a call back number for us.
14	Elluru, Plenzler, and Clements.	14	JUDGE McCULLOUGH: Okay. What is your
15	JUDGE McCULLOUGH: Right.	15	call back number?
16	Hold on, please.	16	MS. ROBINSON: It's 605.617.4793.
17	MS. ROBINSON: Yes.	17	JUDGE McCULLOUGH: 4793?
18	[Pause.]	18	MS. ROBINSON: Yes.
19	JUDGE McCULLOUGH: Okay. CBM 2014 102?	19	JUDGE McCULLOUGH: Okay. I'll transfer
20	MS. ROBINSON: Yep. 2014 102, 103, 106,	20	you now, ma'am. Okay?
21	107, 108, 109, and 111, 112 or, sorry, 112, 113.	21	MS. ROBINSON: Thanks so much.
22	JUDGE McCULLOUGH: 112, 113.	22	JUDGE McCULLOUGH: This is Judge
23	MS. ROBINSON: Yeah.	23	McCullough.
		1	
24 25	JUDGE McCULLOUGH: Okay. Hold on, please.	24 25	MS. ROBINSON: Your Honor, thanks for getting on the phone with us.

27 (Pages 340 to 343)



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