UNITED STATES PATENT AND TRADEMARK OFFICE

BEFORE THE PATENT TRIAL AND APPEAL BOARD

GOOGLE INC. Petitioner

v.

B.E. TECHNOLOGY, L.L.C. Patent Owner

> Case IPR2014-00738 Patent 6,628,314 B1

Before SALLY C. MEDLEY, KALYAN K. DESHPANDE, and LYNNE E. PETTIGREW, *Administrative Patent Judges*.

DESHPANDE, Administrative Patent Judge.

DOCKET

Δ

DECISION Institution of *Inter Partes* Review 37 C.F.R. § 42.108

I. INTRODUCTION

Google, Inc. ("Petitioner") filed a Petition requesting an *inter partes* review of claims 11-22 of U.S. Patent No. 6,628,314 B1 (Ex. 1001, "the '314 patent"). Paper 1 ("Pet."). B.E. Technology, L.L.C. ("Patent Owner") elected not to file a preliminary response. *See* Paper 7. We have jurisdiction under 35 U.S.C. § 314.

The standard for instituting an *inter partes* review is set forth in 35 U.S.C. § 314(a), which provides as follows:

THRESHOLD -- The Director may not authorize an inter partes review to be instituted unless the Director determines that the information presented in the petition filed under section 311 and any response filed under section 313 shows that there is a reasonable likelihood that the petitioner would prevail with respect to at least 1 of the claims challenged in the petition.

Upon consideration of the Petition, we determine that the information presented by Petitioner has established that there is a reasonable likelihood that Petitioner would prevail in showing the unpatentability of claims 11-22 of the '314 patent. Accordingly, we institute an *inter partes* review of these claims.

A. Related Proceedings

Petitioner indicates that the '314 patent is the subject of proceedings in *B.E. Technology, L.L.C. v. Google, Inc.*, No. 2:12-cv-02830 (W.D. Tenn.), filed on September 21, 2012, and numerous district court cases filed by Patent Owner against other defendants. Pet. 2-3.

Petitioner also seeks review of the '314 patent in *inter partes* review case IPR2014-00743 and *inter partes* case IPR2014-00744. Additionally, the '314 patent is the subject of the following *inter partes* reviews: *Google*,

Inc. v. B.E. Technology, L.L.C., Case IPR2014-00038 (PTAB Apr. 9, 2014),

Microsoft Corporation v. B.E. Technology, L.L.C., Case IPR2014-00039

(PTAB Apr. 9, 2014), Facebook, Inc. v. B.E. Technology, L.L.C., Case

IPR2014-0052 (PTAB Apr. 9, 2014), Facebook, Inc. v. B.E. Technology,

L.L.C., Case IPR2014-00053 (PTAB Apr. 9, 2014), Match.com LLC and

People Media, Inc v. B.E. Technology, L.L.C., Case IPR2014-00698 (PTAB

June 13, 2014), and Match.com LLC and People Media, Inc v. B.E.

Technology, L.L.C., Case IPR2014-00699 (PTAB June 13, 2014). Petitioner

filed a motion for joinder with Microsoft Corporation v. B.E. Technology,

L.L.C., Case IPR2014-00039 (PTAB Apr. 9, 2014). See Paper 3.

B. Illustrative Claim

Petitioner challenges claims 11-22 of the '314 patent. Independent

claim 11 and dependent claims 15 and 20 are illustrative of the claims at issue and follow:

11. A method of providing demographically-targeted advertising to a computer user, comprising the steps of:

providing a server that is accessible via a computer network,

permitting a computer user to access said server via said computer network,

acquiring demographic information about the user, said demographic information including information specifically provided by the user in response to a request for said demographic information,

providing the user with download access to computer software that, when run on a computer, displays advertising content, records computer usage information concerning the user's utilization of the computer, and periodically requests additional advertising content,

transferring a copy of said software to the computer in response to a download request by the user,

providing a unique identifier to the computer, wherein said identifier uniquely identifies information sent over said computer network from the computer to said server,

associating said unique identifier with demographic information in a database,

selecting advertising content for transfer to the computer in accordance with the demographic information associated with said unique identifier;

transferring said advertising content from said server to the computer for display by said program,

periodically acquiring said unique identifier and said computer usage information recorded by said software from the computer via said computer network, and

associating said computer usage information with said demographic information using said unique identifier.

15. The method of claim 11, wherein said providing a unique identifier step further comprises storing a cookie on the computer.

20. The method of claim 11, wherein said acquiring step further comprises requesting said demographic information in response to a request from the user to download said software and receiving said demographic information from the user prior to providing the user with access to said software.

C. The Alleged Grounds of Unpatentability

The information presented in the Petition sets forth Petitioner's contentions of unpatentability of claims 11-22 of the '314 patent under 35 U.S.C. §§ 102 and 103, as follows (*see* Pet. 5, 10-25):

Reference (s)	Basis	Claims Challenged
Guyot ¹	§ 102(e)	11-14 and 16-19
Guyot and Robinson ²	§ 103(a)	15
Guyot and RFC 1635 ³	§ 103(a)	20-22

II. ANALYSIS

Petitioner argues that claims 11-14 and 16-19 are unpatentable under 35 U.S.C. § 102(e) as anticipated by Guyot, claim 15 is unpatentable under 35 U.S.C. § 103 as obvious over Guyot and Robinson, and claims 20-22 are unpatentable under 35 U.S.C. § 103 as obvious over Guyot and RFC 1635. Pet. 5, 10-25. Petitioner submits arguments and evidence identical to those submitted in IPR2014-00039. Pet. 1. Petitioner proposes the same claim construction and argues the same rationale of unpatentability of claims 11-22 as presented in IPR2014-00039. Pet. 7-25; *Facebook, Inc. v. B.E. Technology, L.L.C.*, Case IPR2014-00039, Paper 1, 8-10, 27-42. Petitioner further relies on the same declaration by Henry Houh in support of their alleged grounds of unpatentability. Pet. 6-25; Ex. 1003. Patent Owner did

¹ U.S. Patent No. 6,119,098 (Ex. 1006) ("Guyot").

² U.S. Patent No. 5,918,014 (Ex. 1007) ("Robinson").

³ Deutsch et al., *How to Use Anonymous FTP*, IAFA Working Group, 1-13 (May 1994) (Ex. 1022) ("RFC 1635").

DOCKET A L A R M



Explore Litigation Insights

Docket Alarm provides insights to develop a more informed litigation strategy and the peace of mind of knowing you're on top of things.

Real-Time Litigation Alerts



Keep your litigation team up-to-date with **real-time alerts** and advanced team management tools built for the enterprise, all while greatly reducing PACER spend.

Our comprehensive service means we can handle Federal, State, and Administrative courts across the country.

Advanced Docket Research



With over 230 million records, Docket Alarm's cloud-native docket research platform finds what other services can't. Coverage includes Federal, State, plus PTAB, TTAB, ITC and NLRB decisions, all in one place.

Identify arguments that have been successful in the past with full text, pinpoint searching. Link to case law cited within any court document via Fastcase.

Analytics At Your Fingertips



Learn what happened the last time a particular judge, opposing counsel or company faced cases similar to yours.

Advanced out-of-the-box PTAB and TTAB analytics are always at your fingertips.

API

Docket Alarm offers a powerful API (application programming interface) to developers that want to integrate case filings into their apps.

LAW FIRMS

Build custom dashboards for your attorneys and clients with live data direct from the court.

Automate many repetitive legal tasks like conflict checks, document management, and marketing.

FINANCIAL INSTITUTIONS

Litigation and bankruptcy checks for companies and debtors.

E-DISCOVERY AND LEGAL VENDORS

Sync your system to PACER to automate legal marketing.