Paper 12 Entered: March 6, 2015

UNITED STATES PATENT AND TRADEMARK OFFICE

BEFORE THE PATENT TRIAL AND APPEAL BOARD

SAMSUNG ELECTRONICS CO., LTD., and SAMSUNG ELECTRONICS AMERICA, INC., Petitioner,

v.

E-WATCH, INC. and E-WATCH CORPORATION, Patent Owner.

Case IPR2015-00541 Patent 7,365,871 B2

Before JAMESON LEE, GREGG I. ANDERSON, and MATTHEW R. CLEMENTS, *Administrative Patent Judges*.

 ${\it CLEMENTS}, Administrative\ Patent\ Judge.$

DECISION
Institution of *Inter Partes* Review and Grant of Motion for Joinder 37 C.F.R. § 42.108
37 C.F.R. § 42.122(b)



I. INTRODUCTION

Samsung Electronics Co., Ltd. and Samsung Electronics America, Inc. ("Samsung" or "Petitioner") filed a Petition requesting *inter partes* review of U.S. Patent No. 7,365,871 B2 (Ex. 1001, "the '871 patent"). Paper 1 ("Pet."). Concurrently with its Petition, Petitioner filed a Motion for Joinder. Paper 3 ("Mot."). The Motion for Joinder seeks to join this proceeding with *HTC Corp. v. e-Watch, Inc.*, IPR2014-00987 (hereinafter "HTC IPR"). Mot. 1. ("Mot."). E-Watch, Inc. and e-Watch Corporation ("Patent Owner") indicates that it does not oppose the Motion for Joinder. Paper 9. Patent Owner did not file a Preliminary Response.

Petitioner in the HTC IPR, HTC Corporation and HTC America, Inc. ("HTC") filed a Notice in Response to Motion for Joinder stating HTC did not oppose joinder based on the representation from Petitioner that it would have limited participation in the HTC IPR. HTC IPR, Paper 15.

For the reasons explained below, we institute an *inter partes* review of claims 1–8 and 12–15 of the '871 patent and grant Petitioner's Motion for Joinder.

II. INSTITUTION OF INTER PARTES REVIEW

The Petition asserts the same grounds as those on which we instituted review in the HTC IPR. Pet. 1; Mot. 5–6. On December 9, 2014, we instituted an *inter partes* review of claims 1–8 and 12–15 under 35 U.S.C. § 103 as obvious over the combination of Wilska¹ and Yamagishi-114.² HTC IPR, Paper 6, 11.

¹ GB 2289555A, issued Nov. 22, 1995 (Ex. 1002, "Wilska")



In view of the challenges in the instant Petition and the petition in the HTC IPR, we institute an *inter partes* review in this proceeding on the same ground on which we instituted in the HTC IPR.

III. GRANT OF MOTION FOR JOINDER

The Petition in this proceeding has been accorded a filing date of January 7, 2015, and, thus, satisfies the requirement that joinder be requested no later than one month after the institution date of the HTC IPR. *See* 37 C.F.R. § 42.122(b); Paper 6 (Notice of Filing Date Accorded to Petition).

The Petition in this proceeding sets forth the same ground and combination of prior art, the same witness declaration, and the same arguments considered by the Board in instituting trial in the HTC IPR. Mot. 5–6. Per our Order dated February 4, 2015 (Paper 8), Petitioner filed a redline identifying all differences between the Petition in the instant proceeding and the Petition in the HTC IPR. Ex. 1010. Petitioner represents that the Petitions differ only in that the Petition in this case applies claim constructions adopted by the Board in the Decision on Institution ("Dec. Inst.") in the HTC IPR. Mot. 4, n.3 (citing Ex. 1009 at 5–7). We reviewed the redlined copy of the Petition (Exhibit 1010) and confirmed that the differences between the two Petitions do not introduce new issues.

Petitioner represents in its Motion for Joinder that it "is willing to be limited to separate filings, if any, of a reasonable number of pages (e.g., seven pages) directed only to points of disagreement with HTC with the understanding that it will not be permitted any separate arguments in

² JP H06-176114, issued June 24, 1994 (Ex. 1003, "Yamagishi-114")



furtherance of those advanced in HTC's consolidated filings." Mot. 7. Petitioner represents that "no additional depositions will be needed and depositions will be completed within ordinary time limits." *Id.* Petitioner represents that it will "coordinate with HTC to consolidate filings, manage questioning at depositions, manage presentations at the hearing, ensure that briefing and discovery occur within the time normally allotted, and avoid redundancies." HTC does not oppose Samsung's Motion for Joinder of this proceeding with the HTC IPR "based on the agreement made by Samsung to the Board during a conference call on February 3, 2015 for limited participation by Samsung in the IPR2014-00987 proceeding." HTC IPR, Paper 15, 1.

Under the circumstances, we conclude Samsung has demonstrated that joinder will not unduly complicate or delay the HTC IPR, and therefore, we grant Samsung's Motion for Joinder to join this proceeding with the HTC IPR.

IV. ORDER

Accordingly, it is

ORDERED that IPR2015-00541 is instituted and joined with IPR2014-00987;

FURTHER ORDERED that the ground on which IPR2014-00987 was instituted is unchanged, and no other grounds are instituted in the joined proceeding;

FURTHER ORDERED that the Scheduling Order in place for IPR2014-00987 (Paper 7) shall govern the joined proceedings;



FURTHER ORDERED that, if Patent Owner requires a Supplemental Response to address the Petition filed in IPR2015-00541, Patent Owner must request a conference call with the Board within five days of this Order;

FURTHER ORDERED that, throughout the joined proceeding, HTC and Samsung will file any paper, except for a motion that does not involve the other party, as a single, consolidated filing on behalf of Petitioner, and HTC will identify each such filing as a consolidated filing;

FURTHER ORDERED that for any consolidated filing made by HTC, Samsung may file an additional paper, not to exceed three pages, which may address only points of disagreement with HTC;

FURTHER ORDERED that HTC will conduct the deposition of any Patent Owner witness taken on behalf of HTC and Samsung, collectively, and Samsung may not participate in the questioning absent prior approval from the Board;

FURTHER ORDERED that any requests by any party for additional deposition time must be brought before the Board;

FURTHER ORDERED that IPR2015-00541 is terminated under 37 C.F.R. § 42.72, and all further filings in the joined proceeding are to be made in IPR2014-00987;

FURTHER ORDERED that a copy of this Decision will be entered into the record of IPR2014-00987; and

FURTHER ORDERED that the case caption in IPR2014-00987 shall be changed to reflect joinder with this proceeding in accordance with the attached example.



DOCKET

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.

