IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Atty. Docket: ROSEN1A

In re Application of:) Conf. No.: 1291
Rosen et al.) Art Unit: 2443
Appln. No.: 12/064,489) Examiner: A. M. Mirza
Filed: February 22, 2008) Washington, D.C.
For: MESSAGING SYSTEM AND METHOD) May 18, 2012)

AMENDMENT

Honorable Commissioner for Patents U.S. Patent and Trademark Office Randolph Building 401 Dulany Street Alexandria, VA 22314

Sir:

DOCKE.

In response to the Office Action of January 18, 2012, the period for response having been extended from April 18, 2012, until May 18, 2012, by the concurrent filing of a request for a one month extension of time and payment of the appropriate fee, please amend as follows:

Amendments to the Claims are reflected in the listing of claims that begins on page 2 of this paper.

Remarks/Arguments begin on page 23 of this paper.

Appln. No. 12/064,489 Amdt. dated May 18, 2012 Reply to Office action of January 18, 2012

Amendments to the Claims:

This listing of the claims will replace all prior versions, and listings, of claims in the application:

Listing of Claims:

1. (Currently Amended) A system for message communication via a communication media between one or more originating communication devices assigned to a sender and one or more destination communication devices assigned to a receiver, the system comprising:

- an access block configured to receive, directly or indirectly, from at least one originating communication device a message having initial characteristics comprising, at least message format and an initial message layout, and to transmit the message to at least one destination communication device;
- b) a media block operatively coupled to said access block and configured to adapt, select, before transmitting, at least one message format and a message layout for each of the at least one message formats fitting to each of said at least one destination device, and to then convert at least said initial message layout to the selected message layouts, said selection and conversion being done in accordance with at least one criterion selected from a group comprising:

- i) criterion related to message communication capabilities of the destination communication device with regard to message communication capabilities of the originating communication device;
- ii) criterion related to message displaying capabilities of the destination communication device with regard to message communication capabilities of the originating communication device; and
- iii) criterion related to the communication media.

2. (Original) The system of Claim 1 configured to support at least two destination communication devices assigned to the receiver, the system further comprising:

- a database operatively coupled to the media block and configured to store historical information and/or derivatives thereof related to the message communication by the sender and/or the receiver, and
- b) a destination block operatively coupled to said media block and said database and configured to process at least part of said historical information with the help of one or more algorithms, and to estimate, in accordance with certain criterion, preferred destination communication device among the destination communication devices assigned to the receiver.

3. (**Previously Presented**) The system of Claim 2 wherein the certain criterion is selected from a group comprising:

- a) one or more criteria related to predicted availability of certain destination device among the destination communication devices assigned to the receiver;
- one or more criteria related to predicted reply time from certain destination device among the destination communication devices assigned to the receiver; and
- c) one or more combinations thereof.

4. (**Previously Presented**) The system of Claim 2 wherein the one or more algorithms are selected from a group comprising:

- a) one or more predictive algorithms;
- b) one or more learning algorithms;
- c) one or more adaptive algorithms; and
- d) one or more combinations thereof.

5. (**Previously Presented**) The system of Claim 2 wherein said processing further includes processing data selected from a group comprising:

- i) the receiver's preferences;
- ii) the sender's preferences;
- iii) one or more indications of actual availability of the destination communication devices assigned to the receiver; and

iv) combinations thereof.

6. (Currently Amended) The system of Claim 1 configured to receive a message having a layout based on a template, said template characterized by at least a unique

Appln. No. 12/064,489 Amdt. dated May 18, 2012 Reply to Office action of January 18, 2012

identifier, wherein the system is further configured to recognize the unique identifier of the template, and the media block is further configured to adaptselect, before transmitting, at least one message format and a message layout for each of the at least one message formats fitting to each of said at least one destination device, and then convert the initial layout of the message to the selected message layouts, said selection and conversion being done in accordance with at least one predefined layout corresponding to the recognized unique identifier and to the the displaying capabilities of the destination communication device.

7. (Original) The system of Claim 6 wherein the template is selected from a group comprising initial interactive message and replying interactive message.

8. (Currently Amended) The system of Claim 7 wherein the unique identifier corresponding to at least one message is considered as a criterion for adapting selecting and converting the message format.

9. (Currently Amended) A block configured to obtain a message having a layout based on a template, said message characterized, at least, by a message format and an initial message layout and to be communicated between one or more originating communication devices assigned to a sender and one or more destination communication devices assigned to a receiver, said template characterized by at least <u>a</u> unique identifier, wherein said block is further configured to obtain information related to said unique identifier, and to adapt select a message layout and convert the initial layout of the message <u>to the selected message layout</u> in accordance with at least one

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.