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IPR2015-01171 Paper No. 32 IPR2015-01174 Paper No. 32 IPR2015-01175 Paper No. 33 IPR2015-01172 Paper No. 53

IPR2015-01173 Paper No. 51 IPR2015-01613 Paper No. 20

IPR2015-01616 Paper No. 36

September 9, 2016

571-272-7822

UNITED STATES PATENT AND TRADEMARK OFFICE

BEFORE THE PATENT TRIAL AND APPEAL BOARD

APPLE INC., and MOTOROLA MOBILITY LLC, Petitioner,

v.

GLOBAL TOUCH SOLUTIONS, LLC, Patent Owner.

Case IPR2015-01171 (Patent 7,994,726 B2) Case IPR2015-01174 (Patent 7,781,980 B2)

Case IPR2015-01175 (Patent 8,288,952 B2)

APPLE INC., MOTOROLA MOBILITY LLC, and TOSHIBA AMERICA INFORMATION SYSTEMS, INC. Petitioner,

v.

GLOBAL TOUCH SOLUTIONS, LLC, Patent Owner.

Case IPR2015-01172 (Patent 7,498,749 B2) Case IPR2015-01173 (Patent 7,329,970 B2)



TOSHIBA AMERICA INFORMATION SYSTEMS, INC. and APPLE INC.
Petitioner,

v.

GLOBAL TOUCH SOLUTIONS, LLC, Patent Owner.

Case IPR2015-01603 (Patent 7,498,749 B2) Case IPR2015-01616 (Patent 7, 265,494 B2)

Held: August 3, 2016

BEFORE: JUSTIN BUSCH, LYNNE E. PETTIGREW and BETH Z. SHAW, Administrative Patent Judges.

The above-entitled matter came on for hearing on Wednesday, August 3, 2016, commencing at 10:00 a.m., at the U.S. Patent and Trademark Office, 600 Dulany Street, Alexandria, Virginia.



APPEARANCES:

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1	PROCEEDINGS
2 3	JUDGE PETTIGREW: Good morning, everyone. This
4	is a consolidated hearing for seven cases, IPR2015-01171, 01172,
5	01173, 01174, 01175, 1603 and 1616. Global Touch Solutions is
6	the Patent Owner in all cases, Apple is a Petitioner in all cases,
7	Motorola Mobility is a Petitioner in some of the cases, and
8	Toshiba America Information Systems is a Petitioner in some of
9	the cases.
10	Each side has 120 minutes to argue. Petitioners have
11	the ultimate burden of establishing unpatentability and will argue
12	first. Patent Owner then will present its opposing argument, and,
13	finally, Petitioners may use any time they have reserved for
14	rebuttal to respond to Patent Owner's argument.
15	We plan to take a recess of about one hour for lunch at a
16	convenient breaking point, either after Petitioners' opening
17	argument, or after Patent Owner's argument, depending on how
18	much time has passed. Judge Busch is joining us by video from
19	our Detroit office, and won't have the benefit of the visual cues in
20	the room, so when you speak about an exhibit or demonstrative,
21	please begin by clearly identifying it with a particular page or
22	slide number. Also, please be sure to speak into the microphone
23	for the benefit of both Judge Busch and the court reporter



1	Before we begin, we have many people here, let's have
2	counsel for each party identify themselves and the party they
3	represent for the record, beginning with Petitioners.
4	MR. BENDER: Yes, Your Honor, James Bender for
5	Apple.
6	MR. MOORE: Matt Moore for Apple.
7	JUDGE PETTIGREW: Thank you.
8	MS. HINES: Good morning, Dori Hines for Toshiba.
9	MR. McCAMMON: Luke McCammon for Toshiba.
10	MR. MOORE: I should also state Chris Schmoller with
11	the graphics, and from Apple, Cyndi Wheeler.
12	JUDGE PETTIGREW: And for Motorola Mobility?
13	MR. MORTON: Philip Morton for Motorola Mobility.
14	JUDGE PETTIGREW: Thank you.
15	And for Patent Owner?
16	MR. MANDIR: William Mandir, Your Honor.
17	MR. KIBLAWI: Fadi Kiblawi, Your Honor.
18	MR. CRISTLER: Nathan Cristler.
19	MR. PARK: Peter Park.
20	MR. SHELTON: Brian Shelton.
21	JUDGE PETTIGREW: All right. Petitioner, you may
22	begin when ready. Do you wish to reserve any rebuttal time, and
23	how much?



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