```
1
          UNITED STATES PATENT AND TRADEMARK OFFICE
          BEFORE THE PATENT TRIAL AND APPEAL BOARD
 2
 3
                              IPR2016-01839
                             U.S. Patent No. 6,470,399
 4
     APPLE, INC.,
                           : IPR2016-01842
                              U.S. Patent No. 9,189,437
 5
           Petitioner,
                              IPR2016-01860
 6
        v.
                             U.S. Patent No. 8,966,144
 7
     PAPST LICENSING
     GMBH & CO., KG,
                          : IPR2016-01863
8
                              U.S. Patent No. 8,504,746
           Patent Owner. :
9
                              IPR2016-01864
                           : U.S. Patent No. 6,470,399
10
                          - x
                                       November 28, 2017
                                        Washington, D.C.
11
12
     Deposition of:
13
                          EREZ ZADOK,
     called for oral examination by counsel for the
14
15
     Patent Owner, pursuant to notice, at the law
16
     offices of Sterne, Kessler, Goldstein & Fox, PLLC,
17
     1100 New York Avenue, Northwest, Suite 800,
18
     Washington, D.C. 20005, before Christina S.
19
     Hotsko, RPR, CRR, of Veritext Legal Solutions, a
20
     Notary Public in and for the District of Columbia,
21
     beginning at 10:08 a.m., when were present on
22
     behalf of the respective parties:
                                                      Page 1
```



Erez Zadok - November 28, 2017

Erez Zadok - November 28, 2017	
1 APPEARANCES	1 PROCEEDINGS
2 On behalf of Petitioner:	2 Whereupon,
TYLER J. DUTTON, ESQUIRE 3 BYRON L. PICKARD, ESQUIRE	3 EREZ ZADOK,
STEVEN W. PETERS, Ph.D.	, , , , , , , , , , , , , , , , , , ,
4 Sterne, Kessler, Goldstein & Fox, PLLC 1100 New York Avenue, Northwest, Suite 800	4 being first duly sworn or affirmed to testify to
5 Washington, D.C. 20005	5 the truth, the whole truth, and nothing but the
(202)371-2600	6 truth, was examined and testified as follows:
DAVID ALBERTI, ESQUIRE	7 EXAMINATION BY COUNSEL FOR PATENT OWNER
7 Feinberg Day Alberti & Thompson, LLP	8 BY MR. DONAHUE:
1600 El Camino Real, Suite 280	9 Q. Good morning. My name is Greg Donahue.
8 Menlo Park, California 94025 (650) 384-9869	10 I am an attorney. I work with DiNovo Price, and I
9	11 represent Papst Licensing in a patent litigation
10 On behalf of Patent Owner:	12 matter against, among others, Apple. And also in
GREGORY DONAHUE, ESQUIRE 11 DiNovo Price, LLP	13 these IPR proceedings, which are numbered
7000 North MoPac Expressway, Suite 350	14 IPR 2016-01839, IPR 2016-1 excuse me, 01842,
12 Austin, Texas 78731 (512) 539-2626	15 IPR 2016-01860, IPR 2016-01863, and
13	16 IPR 2016-01864.
14 15	17 Do you understand that?
16	18 A. Yes, I do.
17	19 Q. Okay. Have you ever been deposed before?
18 19	20 A. Yes, I have.
20	, and the second
21	21 Q. Have you ever been deposed before in a
22 Page 2	22 patent case? Page 4
1 CONTENTS	1 A. Yes, I have.
2	2 Q. Have you ever been deposed before in
3 EXAMINATION BY: PAGE	3 conjunction with an IPR proceeding?
4 Counsel for Patent Owner 04	4 A. Yes, I have.
	,
5	5 Q. Okay. So you're probably familiar with
6	6 the process, but let me start off by entering the
7	7 relevant deposition notices, which are marked as
8	8 paper 26 in the 1839 proceeding, paper 19 in the
9	9 1842, 1860, 1863 proceedings, and paper 22 in the
10	10 1864 proceeding.
11	So if we could get those five notices, we
12	12 could just put those in front of you very briefly.
13	13 A. Okay. I have those in front of me.
14	14 Q. Okay. Great. Thank you.
15	Have you seen those documents before?
16	16 A. Give me a second.
17	I'm not sure that I've seen these
18	18 particular documents. I probably have. But I was
19	19 certainly informed by e-mail about this deposition
20	20 and the time, the place, the scope, et cetera.
21	21 Q. Great. So do you understand that you're
22	-
Page 3	22 here to testify regarding your reply declarations Page 5
	1



- 1 that you submitted on October 18, 2017, in
- 2 conjunction with the 1839 proceeding; and
- 3 October 23, 2017, in the 1842, 1860, 1863, and
- 4 1864 proceedings?
- 5 A. Right. Yes.
- 6 Q. Okay. Although you've been deposed
- 7 before, let me just talk briefly about some
- 8 basics, deposition basics. If at any time you
- 9 need to or want to take a break, please just let
- 10 me know and I'll attempt to accommodate you. I
- 11 would ask that you try to complete your answer to
- 12 any pending question. But please let me know if
- 13 you need to take a break.
- 14 Also, to ensure we maintain a clear and
- 15 accurate record, I'll ask that you give verbal
- 16 answers to my questions rather than shaking your
- 17 head or making hand gestures that would be
- 18 difficult for the court reporter to record and, in
- 19 this instance, for me to see, given that I'm
- 20 appearing telephonically.
- 21 Does that sound okay?
- 22 A. Yes. That's okay.

1 things are discussed in all five of the IPRs.

- 2 So I would ask that we have an agreement
- 3 that the entire transcript from today will be
- 4 filed in all five of the IPR proceedings.
- 5 Is that acceptable to the attorneys?
- 6 MR. DUTTON: Yes. That's acceptable.
- 7 And we filed both transcripts in all of the
- 8 proceedings from the Gafford deposition.
- 9 MR. DONAHUE: All right. Well, let's go
- 10 ahead and get started with the Kawaguchi-based
- 11 IPR, which is IPR 2016-01839.
- 12 BY MR. DONAHUE:
- 13 Q. And if we could get -- I guess for now,
- 14 if you could get two things in front of you. One
- 15 will be your reply declaration, which is
- 16 Exhibit 1032. And then also, if you could get out
- 17 from the 1839 proceeding, Exhibit 2003, which is
- 18 the Court's claim construction.
- 19 A. Okay. I have my reply declaration,
- 20 Exhibit 1032, and I have what looks like the
- 21 District Court construction, although I don't
- 22 think it actually says on it that it's Exhibit

Page 8

- 1 Q. I'd also ask that you allow me to finish
- 2 my question before you begin answering, and I will
- 3 of course extend you the same courtesy, to try to
- 4 allow you to finish your answer before I ask
- 5 another question.
- 6 Does that sound fair?
- 7 A. Yes.
- 8 Q. Are you on any medication today that
- 9 would prevent you from being able to testify
- 10 truthfully and accurately?
- 11 A. No, not that I know of.
- MR. DONAHUE: So this is actually for the
- 13 attorneys. I want to make sure we're in
- 14 agreement.
- 15 In the Gafford deposition, we agreed to
- 16 have the deposition transcript filed in all of the
- 17 proceedings. And here we're going to have a
- 18 single transcript, so it probably makes even more
- 19 sense. But I want to make sure, we're going to
- 20 start off by discussing the Kawaguchi IPR, then
- 21 move to the Pucci IPR. But there will be some
- 22 overlap, given that the SCSI book and some other Page 7

- 1 2003. I assume that's the one.
- 2 Q. Okay. Yeah. I don't know if it's a copy
- 3 from the --

Page 6

- 4 A. Okay.
- 5 Q. -- what was filed. But at the very
- 6 bottom, there's kind of a five-line, looks almost
- 7 like a --
- 8 A. Yes.
- 9 Q. -- footer that kind of has an EXH2003. I
- 10 don't know if that's the version you have in front
- 11 of you or not.
- 12 A. Yes, yes. You're correct. It's just a
- 13 little on the bottom hidden. Got it.
- 14 Q. Okay. Great.
- Well, let me start by asking, have you
- 16 seen this Claim Construction Memorandum Opinion
- 17 and Order that's Exhibit 2003 before?
- 18 A. Yes, I have.
- 19 Q. Okay. If you'll flip to page 29 for me
- 20 and let me know when you're there.
- 21 A. Okay.
- Q. Okay. On the very top of the page,

Page 9



3 (Pages 6 - 9)

- 1 you'll see a storage input-output device customary
- 2 in a host device construction.
- 3 Do you see that?
- 4 A. Yes. I guess it's a continuation of the
- 5 table of constructions from the previous page.
- 6 Q. Correct.
- 7 Now, were you aware that in the past
- 8 Apple District Court litigation, the term "a
- 9 storage input-output device customary in a host
- 10 device" was construed as storage input-output
- 11 device normally part of commercially available
- 12 computer systems at the time of the invention?
- 13 MR. DUTTON: I'm going to object to
- 14 scope, because Dr. Zadok hasn't provided any
- 15 opinions on the District Court Claim Construction.
- MR. DONAHUE: In his reply declaration,
- 17 he talks about a storage input device customary
- 18 host device. So I think it's well within the
- 19 scope of his reply declaration.
- 20 BY MR. DONAHUE:
- Q. Have you -- again, were you aware of this
- 22 Claim Construction?

1

1 this means one and only one.

- 2 Q. Okay. But I just want to be clear
- 3 because the Court construed the term as it did on
- 4 the top of page 29. I want to know, do you agree
- 5 that that claim construction is correct?
- 6 A. I agree with this construction, and my
- 7 declarations and use of -- are consistent with it.
- 8 But again, I don't think it means one and only
- 9 one.
- 10 Q. So you don't believe that the Court's
- 11 claim construction believes -- means one and only
- 12 one? Is that what you're saying?
- 13 A. Well, my understanding of claims is that
- 14 words like "a" mean typically one or more. And
- 15 when you read the claims as a whole, there's no
- 16 restrictions that I see there that suggest that it
- 17 has to be only one device.
- 18 Q. Okay. So we're past the Claim
- 19 Construction stage, correct?
- A. Sorry, what was the question?
- Q. In the District Court proceeding, we're
- 22 past the Claim Construction stage, right? The

Page 12

- A. I reviewed a number of documents that
- 2 were available to me over time, and I used -- in
- 3 some cases I was given the constructions that I
- 4 was told were agreed upon or decided; and in some
- 5 cases I defined what I meant by certain terms.
- 6 Q. Okay. Well, looking at this
- 7 construction, do you notice that the "a" before "a
- 8 storage input-output device customary in a host
- 9 device," did you notice that there was not a
- 10 corresponding reference in the construction to "a"
- 11 or one or more?
- 12 A. Okay. Yes. I see that the word "a" in
- 13 the term is not there in the construction.
- 14 Q. Okay. Do you also notice that the
- 15 construed term references a device, singular, as
- 16 opposed to devices plural?
- 17 A. Yes. I see that, at least in the
- 18 construction.
- 19 Q. Do you agree with the District Court's
- 20 construction?
- 21 A. So I generally agree with their
- 22 constructions. That said, I do not agree that

- 1 Court has already construed the claim; is that
- 2 correct?

Page 10

- 3 MR. DUTTON: Objection. Relevance.
- 4 THE WITNESS: So I'm not entirely sure
- 5 what is going on in the District Court litigation
- 6 part, because that's not what I'm involved. But I
- 7 do have this court order.
- 8 And I seem to recall somewhere in the
- 9 PTAB's decisions that they were saying that they
- 10 wanted to go with these constructions.
- 11 BY MR. DONAHUE:
- 12 Q. Right. So that's why I'm asking you
- 13 about this construction here today. It is
- 14 relevant to our PTAB discussion. And my question
- 15 is, you're talking about rules of construction.
- 16 But at this stage, the District Court has already
- 17 construed the term, the phrase, "the storage
- 18 input-output device customary in a host device,"
- 19 correct?
- 20 A. Right. At this stage it looks like the
- 21 District Court has, indeed, construed this term.
- Q. Right. So we don't need to talk about

Page 13

DOCKET A L A R M 4 (Pages 10 - 13)

Page 11

- 1 rules of construction anymore. We have a
- 2 construction, correct?
- 3 A. Yes.
- 4 Q. Okay. And do you agree with the District
- 5 Court's Claim Construction that's there on the top
- 6 of page 29?
- 7 A. Yeah. Generally, I agree. And I
- 8 followed these constructions.
- 9 Q. Okay. Thank you.
- Now, I'm going to ask that you now open
- 11 up what's labeled as Exhibit 1001 from the 1839
- 12 proceeding. It's the '399 patent.
- 13 A. Okay. I have it in front of me.
- 14 Q. Okay. And it will -- I think maybe it
- 15 would be helpful, for the next few minutes, to
- 16 have it opened to Claim 1, which is in Column 12.
- 17 A. Okay. This is double-sided. Okay. Yes,
- 18 I see it.
- 19 Q. Okay. And if you'll look on Claim 1 --
- 20 let's see, the third limitation of Claim 1 says,
- 21 "A first connecting device for interfacing the
- 22 host device with the interface device via the

- 1 host device and the data transmit-receive device?
- 2 A. I mean, it's generally what connects the
- 3 two sides, the host device and the, you know, data
- 4 transmit receive devices.
- 5 I'm not sure what you mean by "between,"
- 6 because it -- you know, data transmit-receive
- 7 device, for example, doesn't have to be sort of a
- 8 completely external entity.
- 9 Q. Okay. But you agree that the interface
- 10 device connects on one side to the host and on the
- 11 other side to the data transmit-receive device,
- 12 correct?
- 13 A. Yes. Generally, that's what's
- 14 illustrated in figure 1.
- 15 Q. Now, if we move back to Claim 1 and we
- 16 look at the language starting one, two, three four
- 17 -- the fifth limitation. It says, "Wherein the
- 18 interface device is configured by the processor
- 19 and the memory to include a first-command
- 20 interpreter and a second-command interpreter."
- 21 Do you see that?
- 22 A. Yes.

Page 14

Page 16

- 1 multipurpose interface of the host device."
- 2 And then the next limitation says, "A
- 3 second connecting device for interfacing the
- 4 interface device with a data transmit-receive
- 5 device."
- 6 Do you see that?
- 7 A. Yes.
- 8 Q. Okay. So do you agree that Claim 1
- 9 requires the interface device to be between the
- 10 multipurpose interface of the host device and the
- 11 data transmit-receive device?
- 12 MR. DUTTON: Objection. Form.
- 13 THE WITNESS: Let me see. The interface
- 14 device is connected to the host device, and the
- 15 data transmit receive devices are connected to the
- 16 interface device. Generally, I think this is
- 17 illustrated, generally, in figure 1.
- 18 BY MR. DONAHUE:
- 19 Q. Okay. So let me ask if you could look at
- 20 figure 1, if that's helpful.
- 21 Do you agree that the interface device is
- 22 located between the multipurpose interface of the Page 15

- 1 Q. So would you agree with me that the
- 2 interface device includes the first-command
- 3 interpreter?
- 4 A. Well, it does sound like the interface
- 5 device has some form of command interpreter or
- 6 software program that executes actions.
- 7 Q. Okay. But it says, "The interface device
- 8 is configured by the processor and the memory to
- 9 include a first-command interpreter."
- 10 Correct?
- 11 A. Yes, that's what it says.
- 12 Q. So the interface device includes a
- 13 first-command interpreter, correct?
- 14 A. Well, it says, "configured to include,"
- 15 but I guess that's what it means because you need
- 16 some sort of a software or firmware typically
- 17 running on this interface device to execute
- 18 actions.
- 19 Q. Okay. Now, if we move down to the next
- 20 limitation, it says, "Wherein the first-command
- 21 interpreter is configured in such a way that the
- 22 command interpreter, when receiving an inquiry

Page 17



5 (Pages 14 - 17)

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.

