DOCKET

Paper No. 25

### UNITED STATES PATENT AND TRADEMARK OFFICE

### BEFORE THE PATENT AND TRIAL APPEAL BOARD

APPLE, INC., Petitioner,

v.

UUSI, LLC d/b/a NARTRON, Patent Owner.

IPR2019-00358 and IPR2019-00359 Patent 5,796,183

Record of Oral Hearing Held Virtually: Thursday, May 7, 2020

Before BRYAN F. MOORE, MINN CHUNG, and NORMAN H. BEAMER, *Administrative Patent Judges*.

### **APPEARANCES:**

### ON BEHALF OF THE PETITIONER:

W. KARL RENNER, ESQUIRE JEREMY MONALDO, ESQUIRE RYAN CHOWDHURY, ESQUIRE FISH & RICHARDSON PC 1000 Maine Avenue, SW Washington, DC 20024

DANIEL D. SMITH, ESQUIRE FISH & RICHARDSON PC 1717 Main Street Dallas, TX 75201

### ON BEHALF OF THE PATENT OWNER:

LAWRENCE M. HADLEY, ESQUIRE GLASER WEIL, LLP 10250 Constellation Boulevard Suite 1900 Los Angeles, CA 90067

STEVE UNDERWOOD, ESQUIRE JOSEPH A. RHOA, ESQUIRE JONATHAN A. ROBERTS, ESQUIRE NIXON & VANDERHYE, PC 901 North Glebe Road Suite 1100 Arlington, VA 22203

DOCKE

The above-entitled matter came on for hearing on Thursday, May 7, 2020, commencing at 12:01 p.m. EST, by video/by telephone.

2

1	PROCEEDINGS
2	JUDGE CHUNG: Good morning. This is a
3	trial hearing in cases IPR2019-00358 and 00359,
4	Apple, Inc. versus UUSI, LLC.
5	I am Judge Chung, and with me on the video
6	are Judges Beamer and Moore.
7	So, starting with petitioner, will counsel
8	for each party please introduce yourselves.
9	MR. RENNER: Yes, your Honor. This is
10	Karl Renner. I'm joined by Jeremy Monaldo, Dan
11	Smith, and Ryan Chowdhury, and also on the phone
12	is Aaron Fromme from Apple.
13	JUDGE CHUNG: Wonderful. Good morning or
14	good afternoon.
15	Who do we have online for patent owner?
16	MR. HADLEY: Good morning, your Honor.
17	This is Lawrence Hadley for the respondent patent
18	owner. I will be the only one appearing on the
19	video and making the argument this morning, but
20	with us on the phone are Counsel Steve Underwood,
21	Joseph Rhoa, and Jonathan Roberts.
22	JUDGE CHUNG: Wonderful. Welcome,
23	everyone. Again, good morning or good afternoon.
24	As you are all aware, this oral argument
25	is being conducted by video today. As outlined in

2

### IPR2019-00358 and IPR2019-00359 Patent 5,796,183

1	the trial hearing order in these cases, each party
2	will have 60 minutes of total argument time.
3	Petitioner will argue first and may reserve up to
4	half of their time for rebuttal. And patent owner
5	will then respond and may also reserve time for
6	their own rebuttal or sur-rebuttal.
7	Just remind you that this hearing is open
8	to the public, and a full transcript of today's
9	proceeding will be part of the record.
10	A few reminders before we begin. First is
11	that because this is a video hearing with everyone
12	having live microphones, I ask the parties and
13	counsel to please mute yourselves except when it's
14	your turn to speak.
14 15	your turn to speak. And next, about the slides, we received
15	And next, about the slides, we received
15 16	And next, about the slides, we received your presentation slides and have copies of them
15 16 17	And next, about the slides, we received your presentation slides and have copies of them available to us during the hearing, but because
15 16 17 18	And next, about the slides, we received your presentation slides and have copies of them available to us during the hearing, but because again, because this is a video hearing where
15 16 17 18 19	And next, about the slides, we received your presentation slides and have copies of them available to us during the hearing, but because again, because this is a video hearing where there's no slide projected on the projector,
15 16 17 18 19 20	And next, about the slides, we received your presentation slides and have copies of them available to us during the hearing, but because again, because this is a video hearing where there's no slide projected on the projector, during your presentation, please make sure to
15 16 17 18 19 20 21	And next, about the slides, we received your presentation slides and have copies of them available to us during the hearing, but because again, because this is a video hearing where there's no slide projected on the projector, during your presentation, please make sure to refer to slides by slide number to help us follow
15 16 17 18 19 20 21 22	And next, about the slides, we received your presentation slides and have copies of them available to us during the hearing, but because again, because this is a video hearing where there's no slide projected on the projector, during your presentation, please make sure to refer to slides by slide number to help us follow your presentation.
15 16 17 18 19 20 21 22 23	And next, about the slides, we received your presentation slides and have copies of them available to us during the hearing, but because again, because this is a video hearing where there's no slide projected on the projector, during your presentation, please make sure to refer to slides by slide number to help us follow your presentation. And the last thing is is to please do
15 16 17 18 19 20 21 22 23 24	And next, about the slides, we received your presentation slides and have copies of them available to us during the hearing, but because again, because this is a video hearing where there's no slide projected on the projector, during your presentation, please make sure to refer to slides by slide number to help us follow your presentation. And the last thing is is to please do not interrupt the other side's presentation to

DOCKET

Λ

## IPR2019-00358 and IPR2019-00359 Patent 5,796,183

1	an issue on a video hearing than a live hearing
2	but, still, I thought it would be a good thing to
3	remind people not to interrupt each other.
4	So, are there any questions from the
5	parties, from counsel, before we begin?
6	If not
7	MR. RENNER: No question.
8	JUDGE CHUNG: Sure.
9	MR. RENNER: Oh, no, I was indicating no
10	questions.
11	JUDGE CHUNG: No questions. Yeah.
12	I think the audio is can be a little
13	delayed, and I will keep that in mind.
14	So, if no questions, counsel for
15	petitioner, you may proceed.
16	How much time would you like to reserve
17	for rebuttal?
18	MR. RENNER: Thank you, your Honor. We'll
19	reserve 25 minutes.
20	JUDGE CHUNG: 25 minutes. All right. You
21	may proceed.
22	MR. RENNER: Thank you.
23	Your Honors, slide 1, if we could, in our
24	presentation materials, just to get us started,
25	the '183 patent, it relates, as you're all aware,
26	to the press and touch technology and the

# 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.