Patent Owner's Demonstratives

Google LLC, v. Uniloc 2017 LLC,

Case IPR2020-00756 U.S. Patent No. 9,564,952

> Oral Hearing June 15, 2021



Claim 9, the only challenged independer

9. A method for near field authentication of a source, the source using an audio transceiver computing device, the method comprising:

scanning a plurality of predetermined frequencies for a free frequency;

selecting the free frequency from the plurality of predetermined frequencies;

generating a periodic enclosed content message;

generating a modulated carrier wave representing the periodic enclosed content message; and

transmitting the modulated carrier wave at the free frequence

wherein each period of the periodic enclosed content message includes a begin indication, a content, and an end indication

wherein the content includes device identification data including a bit array derived from user-configurable and non-user-configurable data specific to the audio transceive computing device; and wherein the modulated carrier way comprises a sound wave.



"scanning a plurality of predetermined frequencies for a free frequency"

Among other example deficiencies addressed briefing, Google failed to persuasively defended Petition against the following deficiencies:

- (1) obviousness of "scanning a plurality of predetermined frequencies for a free frequency" has not been shown by "Paulson's sampling of frequencies that are not predetermined" (POR at 10-13; POSR 1-5); and
- (2) obviousness of "scanning ... for a free frequency has not been shown by Paulson's sampling for the "most prevalent sounds" (POR 12; POSR 5-7).



"scanning a plurality of predetermined frequencies for a free frequency"

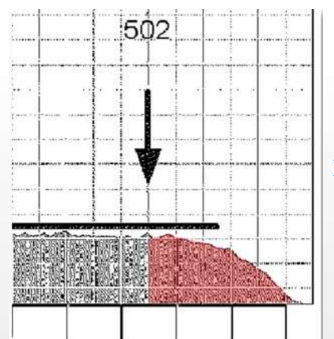
Paulson has not been shown to scan predetermined frequ

- ✓ The Petition asserts that Paulson discloses "the frequencies [are] initially determined in Step 402"—i they are not predetermined.
- ✓ In its Reply, Google attempts to advance a new (and hence waived) position that Step 404 of Paulson render obvious "scanning a plurality of predetermined frequencies for a free frequency" ostensibly because the frequency range sampled in Step 404 is preset by whatever is "determined to be viable in Step 402."
- ✓ Paulson makes explicit that the frequencies indiscriminately sampled in Step 404 include those which are "too high" to be viable. Thus, the sampled frequencies in step 404 clearly are not preset by "thos determined to be viable in Step 402," as Google argues



"scanning a plurality of predetermined frequencies for a free frequency"

- ✓ Paulson describes its Step 404 as indiscriminately sample frequencies which are "too high for the receive device to and demodulate." Paulson, 13:29-32.
- ✓ An example of sampled frequencies which are "too high" system to decode are represented in Figure 5 as those we exceed the vertical axis indicated by reference 502 (i.e., to portion of the graph emphasized below with red highlighted.



Paulson, Fig



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