Paper 41 Date: November 3, 2022

# UNITED STATES PATENT AND TRADEMARK OFFICE BEFORE THE PATENT TRIAL AND APPEAL BOARD

APPLE, INC, Petitioner,

v.

ALIVECOR INC., Patent Owner.

IPR2021-00970 Patent 9,572 499 B2 IPR2021-00971 Patent 10,595,731 B2 IPR2021-00972 Patent 10,638,941 B2

> Record of Oral Hearing Held: September 14, 2022

Before, ROBERT A. POLLOCK, ERIC C. JESCHKE, and DAVID COTTA, *Administrative Patent Judges*.



IPR 2021-00970 2021-00971 2021-00972 Patent 9,572,499 B2 10,595,731 B2 10,638,941 B2

## **APPEARANCES:**

### ON BEHALF OF THE PETITIONER:

KARL RENNER, ESQUIRE JEREMY MONALDO, ESQUIRE Fish & Richardson, PC 1000 Maine Avenue, S.W. Washington, D.C. 20024

### ON BEHALF OF PATENT OWNER:

JAMES M. GLASS, ESQUIRE SEAN PAK, ESQUIRE Quinn Emanuel Urquehart & Sullivan, LLP 51 Madison Avenue 22nd Floor New York, NY 10010

The above-entitled matter came on for hearing on Wednesday, September 14, 2022, commencing at 9:00 a.m., EDT, at the U.S. Patent and Trademark Office, before Walter Murphy, Notary Public.



IPR 2021-00970 2021-00971 2021-00972 Patent 9,572,499 B2 10,595,731 B2 10,638,941 B2

## PROCEEDINGS

1	
2	JUDGE POLLOCK: Good morning. This is the final hearing in IPR
3	2021-00970, 00971 and 00972 involving Petitioner Apple, Inc., and Patent
4	Owner AliveCor, Inc. I am Judge Pollock. With me at the bench is Judge
5	Jeschke, Judge Cotta is appearing by video. As set forth in the Hearing
6	Order each side will have 90 minutes. Petitioner will go first followed by
7	Patent Owner. Petitioner may reserve a reasonable amount of time for
8	rebuttal.
9	Before we begin with the substance of the hearing I would ask the
10	parties to introduce themselves. Petitioner, would you please introduce
11	yourself and your colleagues.
12	MR. RENNER: Good morning, Your Honors, Karl Renner on behalf
13	of Petitioner. I'm here joined by Jeremy Monaldo, Ryan Chowdhury and
14	Jay Zhu, as well as from Apple Jessica Hannah and Garrett Sakimae, and
15	Your Honors I have old school copies of the demonstratives printed. May I
16	approach the bench and would you like a copy?
17	JUDGE POLLOCK: You're welcome to hand them out, please.
18	Counsel for Patent Owner, would you please introduce yourself and your
19	colleagues.
20	MR. GLASS: Good morning, Your Honors. Jim Glass for Patent
21	Owner Alivecor. With me today is my partner and counsel of record, Sean
22	Pak.
23	JUDGE POLLOCK: Good morning. A few matters of housekeeping
24	before we begin. First, I would like to remind the parties that the hearing is



 IPR
 2021-00970
 2021-00971
 2021-00972

 Patent
 9,572,499 B2
 10,595,731 B2
 10,638,941 B2

- open to the public and a full transcript of the hearing will be made part of the record.
- Second, when discussing any particular demonstrative please refer to it by slide or page number to help maintain a clear transcript and also to help us follow along with our electronic copies.
- Third, the parties may but are not obligated to discuss Patent Owner's

  Motion to Exclude. The panel however may have questions about the bases
- 8 of that motion. For example, at page 11 of the Patent Owner response in the
- 9 '971 case Patent Owner affirmatively relies on the testimony of Apple's
- 10 expert Dr. Stultz from the co-pending IPC litigation. Given that its Motion
- to Exclude Exhibits 1072, 73, 81 and 83 relates to Petitioner's citation to Dr.
- 12 Stultz's testimony in its later filed reply brief, I would question why we
- should find that Patent Owner opened the door to the use of Dr. Stultz's
- 14 testimony and thus waive to seek any right to seek its exclusion. Again,
- there's no obligation to go there. The time is your own.
- Petitioner, you have the burden of showing unpatentability of the challenged claims. The floor is yours. Mr. Renner, how much time would
- 18 you like to reserve for rebuttal today?
- MR. RENNER: Thank you, Your Honor. Twenty minutes, please.
- 20 Your Honors, thank you. This is Karl Renner again on behalf of Petitioner.
- 21 May it please the Board. Today if we turn to slide 4, please we can see the
- table of contents that shows an organization of the materials that we've
- provided by demonstrative. Most notably here we've identified five issues
- 24 that we plan to address today. I'll be addressing the first three of those
- 25 issues as well as introducing the Shmueli-Osorio combination and my



IPR 2021-00970 2021-00971 2021-00972 Patent 9,572,499 B2 10,595,731 B2 10,638,941 B2

1 colleague, Jeremy Monaldo, will finish us out with the machine-learning and

- 2 POSITA at the end of that part of the presentation.
- If I can move us to slide 13, please. We'll start in with Shmueli.
- 4 Shmueli describes a wrist worn watch or a device you can see here and in
- 5 this wrist worn device you can see that it has on its back a PPG sensor at 13
- 6 that is a single sensor device that maintains contact with the skin of the wrist
- on which it's worn. It also has a difference device sensor, a second one that
- 8 ECG electrodes are used to enable that ECG sensor and that's got a three
- 9 electrode configuration in Shmueli. The first of those sensors is found, or
- electrodes is found in the back as well right below the PPG sensor and it also
- maintains contact with the wrist and the skin.
- The second two of those sensor electrodes are found on the front face
- of the watch or the device and as you can see in figure 3 you can see that in
- order to activate that ECG electrode you would have to take your second
- hand and the fingers there interfacing with the electrodes on the face of this
- device such that you'd have contact with skin both on the face, those two
- sensors as well as the back and by doing so you'd have the electrode contact
- that's necessary to enable that second device, the ECG electrode.
- Now, one might ask why are there two different sensors the Shmueli
- device has and Shmueli answers this question, in fact it's the (indiscernible)
- 21 goal of Schmueli is served by this. In its background, in its field, it
- 22 describes conventional ECG-type monitoring devices and it characterizes
- 23 those as quite cumbersome. It tells us that those involve electrodes that have
- 24 to maintain contact with the skin during operation and when you're trying to
- detect heart conditions that are sometimes not only irregular but intermittent,



# DOCKET

# 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.

