## EXHIBIT 5



**PATENT** 

#### IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Appl. No. : 15/687,249 Confirmation No. 4059

First Inventor : David Strober

Applicant : Touchstream Technologies, Inc.

Filed : 08/25/2017

Title : PLAY CONTROL OF CONTENT ON A DISPLAY DEVICE

Group Art Unit : 2173

Examiner : Darrin Hope Atty Docket No. : 41197.278581

Customer No. : 149550

### VIA EFS-WEB – December 12, 2019

Mail Stop RCE Commissioner for Patents P. O. Box 1450 Alexandria, VA 22313-1450

## PETITION FOR EXTENSION OF TIME AND SUBMISSION IN SUPPORT OF REQUEST FOR CONTINUED EXAMINATION AND PROPOSED AMENDMENT UNDER 37 C.F.R. § 1.116

Applicant hereby requests a three-month extension of time to respond to the Final Office Action mailed June 12, 2019, extending the period for response to December 12, 2019. Applicant respectfully requests continued examination of the above-identified application. The following is in accordance with the requirements for submission under 37 C.F.R. § 1.114 (c) and MPEP 706.07(h), Sec. II. In response to the outstanding Final Office Action, please amend the above-identified application as follows:

**Amendments to the Claims:** begin on page 2 of this paper.

Summary of Examiner Interview: begins on page 10 of this paper

**Remarks:** begin on page 11 of this paper.



Case 2:23-cv-00059-JRG Document 40-6 Filed 04/18/24 Page 3 of 18 PageID #: 1123

Application No. 15/687,249 Attorney Docket No. 41197.278581

Response Filed: 12/12/2019

Reply to Office Action of: 06/12/2019

**Amendments to the Claims:** 

This listing of claims will replace all prior versions, and listings, of claims in the application:

**Listing of Claims:** 

1. (Currently Amended) A non-transitory computer storage medium storing

computer-useable instructions that, when used by one or more a first computing device[[s]], cause

the one or more first computing device[[s]] to perform operations for remotely presenting various

types of content, the operations comprising:

obtaining a synchronization code associated with the first computing

device, wherein the associated synchronization code is stored on a remote server

device;

providing the synchronization code to a second computing device in

communication with the remote server device, wherein the provided

synchronization code causes the remote server device to store an association

between the first computing device and the second computing device;

initializing a connection with a remote server device to facilitate an

association with a remote computing device;

receiving, from the remote server device, a first message that includes at

least one command in a first format, wherein the first message [[is]]being received

based at least in part on the stored association and on a second message including

at least one command in a second format having been sent from the associated

second remote computing device;

employing selecting a first media player application from a plurality of

media player applications based at least in part on the first format of the first



Case 2:23-cv-00059-JRG Document 40-6 Filed 04/18/24 Page 4 of 18 PageID #: 1124

Application No. 15/687,249

Response Filed: 12/12/2019

Reply to Office Action of: 06/12/2019

Attorney Docket No. 41197.278581

message, the first media player application being selected-operable to [[load]]play

a first piece of content referenced in the received first message; and

controlling a presentation of how the selected first media player application

plays the referenced first piece of content-loaded in the employed first media player

application based on a first command of the at least one command in the first format

having been included in the received first message for recognition by the first media

player application.

2. (Currently Amended) The non-transitory computer storage medium of

claim 1, wherein [[a]]each command of the at least one command in the second format is a

universal command.

3. (Original) The non-transitory computer storage medium of claim 2,

wherein the first format is different than the second format.

4. (Currently Amended) The non-transitory computer storage medium of

claim 1, wherein the second message is sent from the associated second computing device to the

remote server device.

5. (Currently Amended) The non-transitory computer storage medium of

claim 1, wherein the remote server device is configured to convert the at least one command in the

second format-is converted into the at least one command in the first format based at least in part

on the second message including therein a reference to the first piece of content.

Case 2:23-cv-00059-JRG Document 40-6 Filed 04/18/24 Page 5 of 18 PageID #: 1125

Application No. 15/687,249 Attorney Docket No. 41197.278581

Response Filed: 12/12/2019

Reply to Office Action of: 06/12/2019

6. (Currently Amended) The non-transitory computer storage medium of

claim 1, wherein the remote server device is configured to convert the at least one command in the

second format-is converted into the at least one command in the first format based at least in part

on a reference to the first media player application having been included in the second message.

7. (Currently Amended) The non-transitory computer storage medium of

claim 1, wherein the first media player application is employed selected based at least in part on

the received first message including therein a reference to the first media player application.

8. (Currently Amended) The non-transitory computer storage medium of

claim 1, wherein controlling the presentation how the selected first media player application plays

the referenced first piece of content includes an execution of the first command.

9. (Currently Amended) The non-transitory computer storage medium of

claim 1, the operations further comprising:

obtaining retrieving the first media player application from a remote content

provider based on a determination that the first media player application is not

already being employed selected.

10. (Currently Amended) The non-transitory computer storage medium of

claim 9, wherein the first media player application is obtained from a the remote content provider

that corresponds to is associated with the referenced first piece of content.

11. (Currently Amended) The non-transitory computer storage medium of

claim 1, the operations further comprising:



# 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.

