UNITED STATES PATENT AND TRADEMARK OFFICE

BEFORE THE PATENT TRIAL AND APPEAL BOARD

ARRIS GROUP, INC.

Petitioner,

V.

C-CATION TECHNOLOGIES, LLC

Patent Owner.

Case IPR2015-00635

Patent 5,563,883

Oral Hearing held: Tuesday, April 26, 2016

Before HONORABLE BARBARA A. BENOIT, LYNNE E., PETTIGREW, and MIRIAM L. QUINN, Administrative Patent Judges.

Hearing in the above matter was held at the U.S. Patent & Trademark Office, Patent Trial and Appeal Board, Madison Building, 9th Floor, Hearing Room D, 600 Dulany Street, Alexandria, Virginia, commencing at 2:00 p.m..

REPORTED BY: ELIZABETH MINGIONE, RPR



APPEARANCES OF COUNSEL:

ON BEHALF OF PETITIONER ARRIS GROUP, INC.:
ANDREW R. SOMMER, ESQUIRE
WINSTON & STRAWN, LLP
1700 K Street, Northwest
Washington, D.C. 2006
(202) 282-5000
asommer@winston.com

ON BEHALF OF COX COMMUNICATIONS, INC.:

MICHAEL J. TURTON, ESQUIRE KILPATRICK TOWNSEND & STOCKTON, LLP 1100 Peachtree Street, Northeast Suite 2800 Atlanta, Georgia 30309-4528 (404) 815-6500 mturton@kilpatricktownsend.com



<u>trials@uspto.gov</u> IPR2015-00635, Paper No. 54 571-272-7822 May 26, 2016

ON BEHALF OF PATENT OWNER, C-CATION TECHNOLOGIES, LLC:

WALTER E. HANLEY, JR., ESQUIRE SHEILA MORTAZAVI, ESQUIRE KENYON LAW FIRM One Broadway New York, New York 10004-1007 (212) 425-7200 whanley@kenyon.com smortazavi@kenyon.com



Case IPR2015-00635 Patent 5,563,883

1	PROCEEDINGS
2	(2:00 p.m.)
3	JUDGE PETTIGREW: Good afternoon,
4	everyone.
5	I'm Judge Pettigrew. With me in the
6	hearing room is Judge Benoit. And Judge Quinn is
7	joining us by video from our Dallas office.
8	This is a hearing for IPR 2015-00635,
9	ARRIS Group v. C-Cation Technologies, challenging
10	U.S. Patent Number 5,563,883. A second proceeding,
11	IPR 2015-01796, in which Cox Communications
12	challenges the same patent, has been joined with this
13	proceeding.
14	Each side has 60 minutes to argue.
15	Petitioners have the ultimate burden of
16	establishing unpatentability and will argue first.
17	Petitioners also may address their motion to exclude, if
18	you choose, in your opening argument. Patent Owner
19	then will respond to Petitioner's arguments and may
20	address its own motion to exclude, if you choose to do
21	SO.
22	Next, Petitioner may use any time it has
23	reserved for rebuttal to respond to Patent Owner's
24	arguments. And, finally, Patent Owner, if you do
25	address the motion to exclude in your opening argument.



Case IPR2015-00635 Patent 5,563,883

1	you may reserve some time for rebuttal to respond only
2	to Petitioner's arguments on that issue.
3	Judge Quinn is joining us by video from our
4	Dallas office, and will not have the benefit of visual
5	cues in the room. So, please, when you speak about an
6	exhibit or demonstrative, begin by identifying it with
7	specificity, including the particular page or slide
8	number. Also please be sure to speak into the
9	microphone so that Judge Quinn can hear you.
10	Counsel, when you begin your argument,
11	please identify yourself for the record and the party you
12	represent.
13	Petitioner, you may begin when ready. And
14	would you like to reserve any rebuttal time?
15	MR. SOMMER: Yes, Judge Pettigrew. I
16	would like to reserve 20 minutes for rebuttal.
17	JUDGE PETTIGREW: All right. You may
18	begin.
19	MR. SOMMER: May it please the Board,
20	Andrew Sommer on behalf of ARRIS Group, Inc. Today
21	I'm here with Michael Turton, who is here on behalf of
22	Cox Inc.
23	We have a copy of the demonstrative slides
24	in hard copy, if the panel would like them, at least the



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.

