

UNITED STATES PATENT AND TRADEMARK OFFICE

BEFORE THE PATENT TRIAL AND APPEAL BOARD

MICROSOFT CORPORATION
Petitioner

v.

PROXYCONN, INC.
Patent Owner

Case IPR2012-00026
Case IPR2013-00109
Patent 6,757,717

Before SALLY C. MEDLEY, THOMAS L. GIANNETTI, and
MITCHELL G. WEATHERLY *Administrative Patent Judges*.

WEATHERLY, *Administrative Patent Judge*.

FINAL WRITTEN DECISION
35 U.S.C. § 318(a) and 37 C.F.R. § 42.73

I. BACKGROUND

A. Introduction

On September 18, 2012, Microsoft Corporation (“Microsoft”), filed a petition under 35 U.S.C. §§ 311-319 for *inter partes* review of claims 1, 3, 10–12, 14, and 22–24 of U.S. Patent No. 6,757,717 (“the ’717 Patent”). IPR2012-00026, Paper 6 (“the ’026 Petition”). We granted the ’026 Petition as to certain challenges to the patentability of claims 1, 3, 10, and 22–24, and denied the ’026 Petition as to all challenges to the patentability of claims 11, 12, and 14 on December 21, 2012. IPR2012-00026, Paper 17 (“the ’026 Decision”).

Soon afterward, on January 11, 2013, Microsoft filed a second petition for *inter partes* review, this time challenging the patentability of claims 6, 7, 9, 11, 12, and 14 of the ’717 Patent. IPR2013-00109, Paper 1 (“the ’109 Petition”). Microsoft concurrently filed a motion to join IPR2013-00109 with IPR2012-00026. IPR2013-00109, Paper 7. We granted the ’109 Petition as to certain challenges to patentability of claims 6, 7, 9, 11, 12, and 14 of the ’717 Patent. IPR2013-00109, Paper 14 (“the ’109 Decision”). We also granted Microsoft’s motion for joinder and joined IPR2013-00109 with IPR2012-00026. IPR2013-00109, Paper 15.

After institution and joinder of both trials, Proxyconn, Inc. (“Proxyconn”) filed its Corrected Patent Owner’s Response (“Resp.”). Paper 45.¹ Proxyconn also filed Patent Owner’s Corrected Motion to Amend (“Mot. Amend”) in which Proxyconn moved to substitute claims 35–

¹ This reference to “Paper” and all other references to “Paper” from this point forward in this Final Written Decision are to papers filed in the joined proceeding, which is captioned as IPR2012-00026 and IPR2013-00109.

Cases IPR2012-00026 and IPR2013-00109
Patent 6,757,717

41 for claims 1, 3, 6, 10, 11, 22, and 23, respectively, if the Board were to cancel any of those challenged claims as unpatentable. Paper 44.² This Final Written Decision addresses challenges to the patentability of claims 1, 3, 6, 7, 9–12, 14, and 22–24. Because claims 1, 3, 6, 10, 11, 22, and 23 are found unpatentable, this Decision also addresses the patentability of proposed substitute claims 35–41.

B. The '717 Patent

The '717 Patent describes a system for data access in a packet switched network. Ex. 1002, Abstract. The system has a sender/computer including an operating unit, a first memory, a permanent storage memory, and a processor. The system also has a remote receiver/computer including an operating unit, a first memory, a permanent storage memory, and a processor. The sender/computer and receiver/computer communicate through the network. *Id.* The sender/computer further includes a device for calculating digital digests on data; the receiver/computer further includes a network cache memory and a device for calculating digital digests on data in the network cache memory; and the receiver/computer and/or the sender/computer includes a device for comparison between digital digests. *Id.*

As described in the '026 Petition, the '717 Patent provides a way to reduce the amount of redundant data transmitted over a network. '026 Petition, 4. The processes described in the '717 Patent check for the identity

² Proxyconn filed Patent Owner's Motion to Amend under 37 C.F.R. § 42.121 on May 21, 2013. Paper 37. In an Order entered June 20, 2013, Proxyconn was granted permission to file its Corrected Motion to Amend to address typographical errors and file corrected exhibits. Paper 43. Proxyconn filed its Corrected Motion to Amend later that same day.

between two sets of data by comparing respective digital fingerprints of that data. *Id.* As described in the Summary of the Invention:

If a sender/computer in the network is required to send data to another receiver/computer, and the receiver/computer has data with the same digital digest as that of the data to be sent, it can be assumed with sufficient probability for most practical applications that the receiver/computer has data which is exactly the same as the data being sent. Then, the receiver/computer can use the data immediately without its actual transfer through the network. In the present invention, this idea is used in a variety of ways.

Ex. 1002, col. 2, ll. 16-24.

The patent discloses several embodiments. In one, a sender/computer required to send data to a receiver/computer initially sends a digital digest of the data. If the receiver/computer already has data with the same digital digest, it uses this data as if it were actually transmitted from the sender/computer. *Id.* at col. 2, ll. 26-31. This embodiment is illustrated in Figures 5-7. Figure 5 is reproduced below:

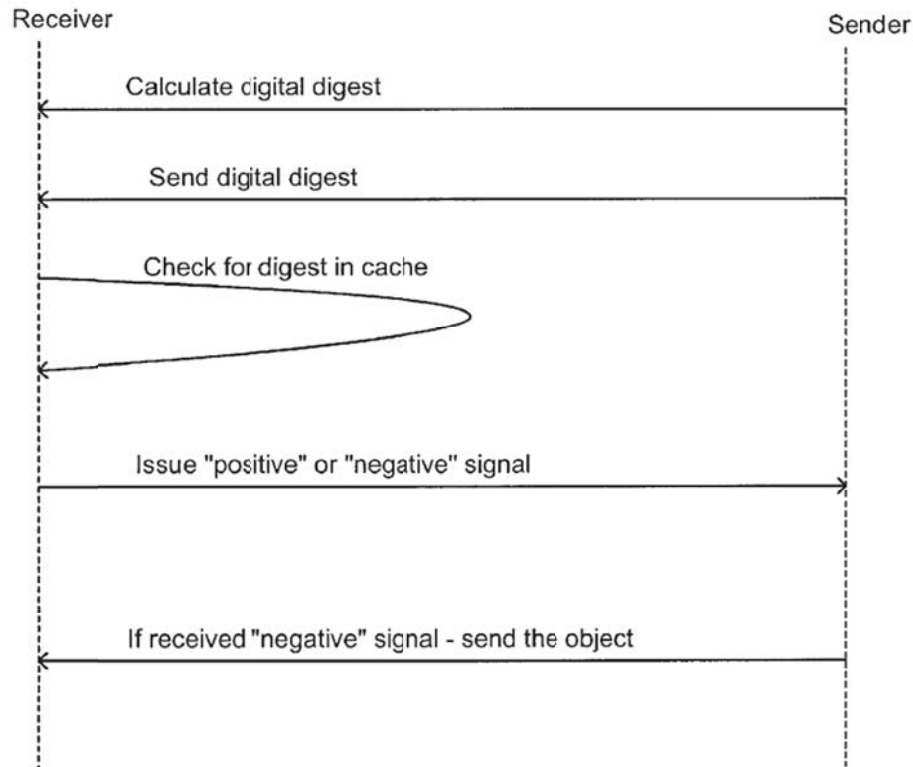


FIG. 5

Figure 5 is a schematic representation illustrating the interaction between a sender/computer and a receiver/computer according to the teachings of one embodiment of the '717 Patent. *Id.* at col. 5, ll. 49-51.

In this embodiment, the receiver/computer receives a digital digest from a sender/computer and searches its network cache memory for data with the same digest. If the receiver/computer finds such data, it uses that data as if the data were received from the sender/computer and issues a positive indication signal to the sender/computer. Otherwise it sends a negative indication signal to the sender/computer. *Id.* at col. 7, ll. 51-60.

In another embodiment, auxiliary digital digests for other data objects can be sent together with the principal digest. If the receiver/computer cannot find data having the principal digest, it searches for data with one of the auxiliary digests. If such data is found, the sender/computer is required

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.