In The Supreme Court of the United States

GOOGLE LLC,

Petitioner,

v.

ORACLE AMERICA, INC.,

Respondent.

On Writ Of Certiorari To The United States Court Of Appeals For The Federal Circuit

BRIEF OF 72 INTELLECTUAL PROPERTY SCHOLARS AS AMICI CURIAE IN SUPPORT OF PETITIONER

PAMELA SAMUELSON UNIVERSITY OF CALIFORNIA, BERKELEY, SCHOOL OF LAW 892 Simon Hall Berkeley, CA 94720

CATHERINE CRUMP
Counsel of Record
SAMUELSON LAW,
TECHNOLOGY & PUBLIC
POLICY CLINIC
UNIVERSITY OF CALIFORNIA,
BERKELEY, SCHOOL OF LAW
353 Boalt Hall
Berkeley, CA 94720
(510) 292-6860
ccrump@law.berkeley.edu

COCKLE LEGAL BRIEFS (800) 225-6964 WWW.COCKLELEGALBRIEFS.COM



TABLE OF CONTENTS

P	age
TABLE OF AUTHORITIES	iv
INTEREST OF AMICI CURIAE	1
SUMMARY OF ARGUMENT	1
ARGUMENT	3
I. This Court's Precedents, the Text of the Copyright Act, and Sound Copyright Policy Require the Exclusion of Program Inter- faces from Copyright's Scope	3
A. This Court Originated the Exclusion of Systems, Methods, and Their Constituent Elements from the Scope of Copyright Protection	6
B. Congress Codified the Well-Established Exclusion of Systems and Methods in § 102(b)	11
C. The Federal Circuit's <i>Oracle</i> Decision Ignored the § 102(b) System/Method Exclusions	12
1. The Method and System Exclusions of § 102(b) Avert Patent/Copyright Overlaps	14
2. Unprotectable Elements in Computer Programs Must Be Filtered Out Before Assessing Infringement	15



TABLE OF CONTENTS—Continued

		P	age
		3. Methods and Systems Are Part of Program Structure, Sequence, and Organization, so SSO Obscures Ra- ther Than Clarifies Expressive As- pects of Software	16
	D.	Key Post-1976 Act Decisions Follow <i>Baker</i> in Excluding Methods, Systems, and Their Constituent Elements from Copyright's Scope	17
	E.	Consistent with <i>Baker</i> and § 102(b), Program Interfaces Should Be Considered Unprotectable Procedures, Methods, or Systems	21
II.	Irr	e Federal Circuit's Merger Analysis Is econcilable with <i>Baker</i> and Other Perasive Decisions	22
	A.	The Federal Circuit's Analysis of the Merger Doctrine Is at Odds with <i>Baker</i> in Three Key Respects	24
	В.	The Merger Doctrine Provides a Sound Basis for Holding That Program Inter- faces That Enable Compatibility Are Uncopyrightable	27
	C.	Court's Fact Findings That Supported Its Holding That the Interfaces at Issue Were Unprotectable Under the Merger	0.1
		Doctrine	31



TABLE OF CONTENTS—Continued

		Page
D.	The District Court Properly Held Than Names and Short Phrases Are Not Pro	
	tectable by Copyright	. 32
CONCLU	JSION	. 34
APPEND	IX: List of Amici	1a



TABLE OF AUTHORITIES

Page
Cases
Aldrich v. Remington Rand, Inc., 52 F. Supp. 732 (N.D. Tex. 1942)11
Alice Corp. v. CLS Bank International, 573 U.S. 208 (2014)
Apple Computer, Inc. v. Franklin Computer Corp., 714 F.2d 1240 (3d Cir. 1983)28, 29
Arica Inst., Inc. v. Palmer, 970 F.2d 1067 (2d Cir. 1992)
Atari Games Corp. v. Nintendo of Am., Inc., 975 F.2d 832 (Fed. Cir. 1992)
ATC Distribution Group v. Whatever It Takes Transmissions & Parts, Inc., 402 F.3d 700 (6th Cir. 2005)
Baker v. Selden, 101 U.S. 99 (1880)passim
Bateman v. Mnemonics, Inc., 79 F.3d 1532 (11th Cir. 1996)
Bikram's Yoga College of India, L.P. v. Evolation Yoga, LLC, 803 F.3d 1032 (9th Cir. 2015)17, 18
Brief English Systems, Inc. v. Owen, 48 F.2d 555 (2d Cir. 1931)11
Computer Assocs. Int'l, Inc. v. Altai, Inc., 982 F.2d 693 (2d Cir. 1992)passim
Eldred v. Ashcroft, 537 U.S. 186 (2003)13
Griggs v. Perrin, 49 F. 15 (C.C.N.D.N.Y. 1892)11
Ho v. Taflove, 648 F.3d 489 (7th Cir. 2011)2. 18



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.

