NOTE: This order is nonprecedential.

United States Court of Appeals for the Federal Circuit

ST. CLAIR INTELLECTUAL PROPERTY CONSULTANTS, INC.,

Plaintiff-Appellant,

V.

MATSUSHITA ELECTRIC INDUSTRIAL CO., LTD.,
MATSUSHITA ELECTRIC CORPORATION OF
AMERICA, JVC AMERICAS CORPORATION,
VIVITAR CORPORATION, PETTERS GROUP
WORLDWIDE, LLC, POLAROID CONSUMER
ELECTRONICS, LLC, POLAROID HOLDING
COMPANY, AND POLAROID CORP.,

Defendants,

AND

RESEARCH IN MOTION LTD. AND RESEARCH IN MOTION CORP,

Defendants-Appellees.

2012-1652, -1653, -1654

Appeals from the United States District Court for the District of Delaware in case nos. 04-CV-1436, 06-CV-0404, and 08-CV-0371, Judge Leonard P. Stark.

ST. CLAIR INTELLECTUAL PROP v. MATSUSHITA ELECTRIC INDUST

2

ON MOTION

ORDER

The court treats the motion of St. Clair Intellectual Property Consultants, Inc. to dismiss Nokia Corporation, Nokia, Inc., Hewlett-Packard Company, Kyocera Wireless Corporation, Kyocera Communications, Inc., Palm, Inc., HTC Corporation, HTC (BVI) Corp. and HTC America, Inc. as defendants-appellees as a motion to reform the caption.

Upon consideration thereof,

IT IS ORDERED THAT:

- (1) The motion is granted.
- (2) The revised official caption is reflected above.

FOR THE COURT

/s/ Jan Horbaly Jan Horbaly Clerk