EXHIBIT 2

HIGHLY CONFIDENTIAL - ATTORNEYS' EYES ONLY

UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA SAN FRANCISCO DIVISION

ORACLE AMERICA, INC.,) Plaintiff,) vs.) No. CV 10-03561 WHA

GOOGLE, INC.,) VOLUME I

Defendant.)

HIGHLY CONFIDENTIAL - ATTORNEYS' EYES ONLY

)

Videotaped Patent Issues Deposition of JOHN C. MITCHELL, Ph.D., taken at 755 Page Mill Road, Palo Alto, California, commencing at 9:43 a.m., Tuesday, September 6, 2011, before Leslie Rockwood, RPR, CSR No. 3462.

PAGES 1 - 270

Veritext National Deposition & Litigation Services 866 299-5127

Page 1

	Page 78		Page 80
1	A. I believe it's important to have adequate and	1	11:59 a.m.
2	attractive networking connections. Something that's not	2	You may proceed.
3	state-of-the-art would probably impede stands to	3	Q. BY MR. PAIGE: Welcome back, Professor
	reason something that's not state-of-the-art may impede	4	Mitchell.
4 5		5	
5	sales. 11:35:25	5	5
7	As an additional factor, I just would point	7	Q. You say that the Oracle employees Landau, Poore and Vandette conducted certain experiments at your
8	out that as far as I understand and it should be easy to find more information about it there are various	8	direction; correct?
。 9		9	·
_	manufacturers of wireless networking hardware, and one may be substitutable for another. 11:35:47	10	A. I believe that's what it says in that report.Q. Why did you choose to use Oracle employees 11:59:37
10	5	11	rather than an independent consulting firm?
11	Q. So having a 3G air interface or above is also	12	A. I believe that I asked if it was possible to
12	the basis for consumer demand for Android products?		-
13	A. I think I've explained the importance of that	13	get someone to help with some kinds of experiments like
14	factor.	14	that or perhaps someone asked me if I knew students, and I suggested that perhaps someone who works for Oracle 11:59:56
15	Q. Is it more or less important in the patents 11:36:04	15	88 1 1
16	patents-in-suit, sir?	16	could be one possibility of doing that.
17	A. Well, one factor that comes to mind and	17	Q. Are there no consulting firms capable of
18	there may be others that would occur to me on	18	doing the type of work that those employees did?
19	reflection is that there is I believe a some degree	19 20	A. There may be. I didn't I didn't research that. 12:00:16
20	of substitutability across available networking hardware, 11:36:23		
21	whereas as I've laid out in this report, based on my	21	Q. Did you think it might be better to have
22	study and evaluation to the best that I'm able to do	22	someone independent rather than a partisan with a stake
23	this, it doesn't appear that there is reasonable	23	in the matter doing these experiments?
24	substitutability of another platform for the platform	24	MR. PETERS: Objection. Form.
25	that draws critically on the patents-in-suit. 11:36:50	25	THE WITNESS: I didn't really even make that 12:00:28
	Page 79		Page 81
1	Q. So in your opinion, the patents-in-suit are	1	judgment. It didn't strike me that this would be an
2	more important than having a 3G air interface on an	2	issue where partisanship or opinion would have much
3	Android device?	3	bearing on it. What I believe those engineers have done
4	A. That's not what I said.	4	is modify the system in various ways that's easily
5	Q. Well, what is your opinion? Are the 11:37:06	5	documented and run the system with certain measurements 12:00:49
6	patents-in-suit more important or is having a 3G air	6	afterwards. I think the results there are probably
7	interface more important?	7	concrete and can be evaluated objectively.
8	MR. PETERS: Objection. Form.	8	Q. BY MR. PAIGE: Did you design the experiments
9	THE WITNESS: I believe that the and it	9	conducted by Landau, Poore and Vandette?
10	would be possible to look into this if this is an 11:37:21	10	A. I believe I did to a certain degree. That 12:01:10
11	absolutely critical issue, and maybe other people know	11	is, the experiments are to the as far as I recall,
12	more about it, but it strikes me that there are likely a	12	basically comparisons against the Android system or
13	number of different ways to assemble a phone with	13	components of it as it exists now versus some
14	adequate networking so that an individual chip to provide	14	modification. As far as I recall, those modifications
15	networking could be replaced with another, whereas as I 11:37:48	15	were modifications that I suggested. 12:01:36
16	think I tried to explain, I don't see that as being an	16	Q. Okay. So you're the one who came up with the
17	aspect of the patents-in-suit in the software technology	17	actual modifications they implemented; is that right?
18	at issue.	18	A. At some degree of detail, I believe so.
19	MR. PAIGE: Okay. We need to take a break to	19	Q. Okay. You might not have done the actual low
1	change the tape, please. 11:38:05	20	level code, but you told them on a high level, "This is 12:01:52
20	C	21	what I'd like you to do in order to carry out this
21	THE VIDEOGRAPHER: This is the end of Disk		
21 22	THE VIDEOGRAPHER: This is the end of Disk Number 1, Volume 1. We are off the record at 11:38 a.m.	22	experiment"?
21 22 23	THE VIDEOGRAPHER: This is the end of Disk Number 1, Volume 1. We are off the record at 11:38 a.m. (Recess.)	22 23	experiment"? A. I don't remember the exact, you know, wording
21 22 23 24	THE VIDEOGRAPHER: This is the end of Disk Number 1, Volume 1. We are off the record at 11:38 a.m.	22 23 24	experiment"?

21 (Pages 78 to 81)

Veritext National Deposition & Litigation Services 866 299-5127

	Page 82		Page 84
1	invested and convinced that they're doing something	1	modifications made to it and, thereby, estimate the
2	that's correct. And I'm happy to listen to someone	2	difference that the allegedly infringing functionality
3	else's opinion if they think there's a better way to do	3	made; right?
4	something, but I believe that the actual experiments that	4	A. I believe that's a correct characterization.
5	were carried out reflected my suggestions and requests on 12:02:28		Could I look at the report just to remind 12:04:57
6	how to do it.	6	myself what's in it and how he carried out his
7	Q. Was counsel for Oracle involved at all in	7	experiments?
8	designing the experiments?	8	(Exhibit Google 420 was marked for
9	A. I don't believe so.	9	identification.)
10	Q. Were they generally on the phone with you 12:02:36	10	THE WITNESS: I can read this further, but in 12:06:22
11	when you would talk with these employees on the phone?	11	the interest of time, if you'd like to proceed.
12	A. As far as I recall, and there may be some	12	Q. BY MR. PAIGE: I would like to proceed.
13	instance that I've forgotten about, I believe all of	13	For the '702 patent he had three different
14	the phone calls were from this office in an office	14	ways he estimated the effect of not using the allegedly
15	from a room in this office building with a speakerphone 12:02:57		infringing functionality; right? 12:06:33
	0	16	
16	in the middle of the table. On many of those calls		A. That's the way I remember it, and it's also identified that way on page 304 of his report. He lists
17 18	Peter Kessler from Oracle was present, and there may have been someone from the law firm as well.	17 18	
			methodology experiment one, experiment two, experiment
19	Q. Okay. And when you say this office building,	19	three.
20	you mean Morrison & Foerster's office building here in 12:03:18		Q. Okay. And the first methodology involved 12:06:54
21	Palo Alto?	21	modifying the DX tool in order to prevent it from
22	A. That's correct. The place we sit today, yep.	22	carrying out the allegedly infringing functionality of
23	Q. Okay. And Peter Kessler is not a lawyer;	23	moving duplicates; right?
	correct?	24	A. Yes. That's what the report says in
25	A. That's correct. Peter Kessler is an Oracle 12:03:27	25	paragraph 15. 12:07:06
	Page 83		Page 85
1	engineer.	1	Q. Okay. And for the '520 patent, he had one
2	Q. Okay. What lawyers did participate in those	2	way of disabling the alleged play execution of static
3	phone calls, to your recollection?	3	arrays; right?
4	A. I don't know if participation is the right	4	A. I can check to make sure if you'd like, but
5	characterization. There may have been lawyers present 12:03:39	5	that's also my recollection. 12:07:18
б	just to set up the call or make the phone number make	6	Q. Okay. So that way Mr. Poore could compare
7	the connection.	7	what the size of the code looked like when the DX tool
8	Q. Okay. So they didn't actually speak on any	8	allegedly play executed and what the size of the code
9	of these calls that you had; is that right?	9	looked like when the DX tool did not use play execution;
10	A. Well, I think they made an introduction. I 12:03:59	10	right? 12:07:34
11	think that they I don't I didn't unilaterally	11	A. I believe that's the basic idea.
12	arrange or locate these employees. I don't know how they	12	Q. Okay. And if you could turn to page 15 of
13	were selected, so I was introduced to them by someone in	13	his report, the code following paragraph 65, that's what
14	the firm. But from that point forward, the technical	14	Mr. Poore found when it was allegedly play executed;
15	discussion was under my control and direction. 12:04:19	15	correct? 12:07:56
16	Q. Okay. I'd like to focus in on the report by	16	A. I don't recall the exact context for this
17	Noel Poore. He did experiments on your behalf that	17	paragraph. If you just give me a second, I'll look at
18	relate to the '520 and '702 patents; correct?	18	the page or so before just to remind myself what this is
19	A. I believe that's correct.	19	saying.
20	Q. Okay. And his methodology 12:04:33	20	Okay. I think I'm with you. I think that 12:09:22
21	A. Uh-huh.	21	what he means by normal execution is the unmodified DX
22	Q was to take the DX tool that's found on	22	tool and its output.
23		23	Q. Okay. What you would consider the infringing
	A. Uh-huh	24	DX fool: correct?
24 25	A. Uh-huh.Q then run the DX tool with certain 12:04:40	24 25	DX tool; correct? A. That's correct. 12:09:35

22 (Pages 82 to 85)

Veritext National Deposition & Litigation Services 866 299-5127

HIGHLY CONFIDENTIAL - ATTORNEYS' EYES ONLY

	Page 266		Page 268
1	I declare under the penalty of perjury	1	I N D E X
2	under the laws of the State of California that the	2	
3 4	foregoing is true and correct. Executed on, 2011,	3 4	TUESDAY, SEPTEMBER 6, 2011
5	at,, 2011,	5	WITNESS EXAMINATION
6 7		6 7	JOHN C. MITCHELL, PH.D. Patent Issues Volume 1
8		8	
9 10	SIGNATURE OF THE WITNESS	9 10	By Mr. Paige5By Mr. Weingaertner180
11		11	
12		12	
13		13	
14 15		14 15	
16		16	
17		17	
18		18	
19		19	
20		20	
21		21 22	
22 23		22	
23 24		24	
25		25	
	Page 267		Page 269
1	STATE OF CALIFORNIA) ss:	1	DEPOSITION EXHIBITS
2	COUNTY OF MARIN)	2	JOHN C. MITCHELL, PH.D., VOLUME 1
3		3	NUMBER DESCRIPTION IDENTIFIED
4	I, LESLIE ROCKWOOD, CSR No. 3462, do hereby	4	Exhibit Google 418 U.S. Patent Number 31
5	certify:	5	6,061,520, 5/9/00
6 7	That the foregoing deposition testimony was taken before me at the time and place therein set forth	6 7	Exhibit Google 419 Opening Expert Report 42 of John C. Mitchell
8	and at which time the witness was administered the oath;	8	Regarding Patent
9	That testimony of the witness and all	9	Infringement, 8/8/11
10	objections made by counsel at the time of the examination	10	Exhibit Google 420 Summary and Report of 84
11	were recorded stenographically by me, and were thereafter	11	Noel Poore, 8/6/11
12	transcribed under my direction and supervision, and that	12	Exhibit Google 421 Appendix A 87
13	the foregoing pages contain a full, true and accurate	13	Exhibit Google 422 Expert Report of Terence 128
14 15	record of all proceedings and testimony to the best of my skill and ability.	14 15	Parr, Ph.D., Regarding the Non-Infringement of U.S.
16	I further certify that I am neither counsel	16	Patent No. 6.061,520,
17	for any party to said action, nor am I related to any	17	8/25/11
18	party to said action, nor am I in any way interested in	18	Exhibit Google 423 Expert Report of Terence 134
19	the outcome thereof.	19	Parr, Ph.D., Regarding
20	IN WITNESS WHEREOF, I have subscribed my name	20	the Non-Infringement of
21	this 7th day of September, 2011.	21	U.S. Patent No. 6,061,520
22 23		22 23	Exhibit Google 424 Reply Expert Report 138 of John C. Mitchell
23 24		23 24	Regarding Patent
25	LESLIE ROCKWOOD, RPR, CSR NO. 3462	25	Infringement, 9/1/11
-		-	

68 (Pages 266 to 269)

Veritext National Deposition & Litigation Services 866 299-5127