

EXHIBIT K

IN THE UNITED STATES DISTRICT COURT
FOR THE NORTHERN DISTRICT OF ILLINOIS, EASTERN DIVISION

MIKE HARRIS and JEFF DUNSTAN,	x	
individually and on behalf of	:	
a class of similarly situated	:	
individuals,	:	
	:	
	:	
Plaintiffs,	:	Case No. 1:11-5807
vs.	:	Hon. James F. Holderman
	:	
	:	
COMSCORE, INC., a Delaware	:	
corporation,	:	
	:	
	:	
Defendant.	x	

Friday, September 14, 2012

Reston, Virginia

DEPOSITION OF:

RANDALL LYNN McCASKILL,

a witness, called for oral examination by counsel for plaintiffs in the above-captioned matter, pursuant to Notice and agreement of the parties as to time and date, held at the offices of comScore, Inc., 11950 Democracy Drive, Suite 600, Reston, Virginia 20191, beginning at approximately 9:35 o'clock, a.m., before Patricia Klepp, RMR, a court reporter and Notary Public in and for the Commonwealth of Virginia, when were present on behalf of the respective parties:

1 marked for identification.)

2 BY MR. GIVENS:

3 Q. I am handing you what's been marked as
4 McCaskill Exhibit 6. Take a moment to review it.

5 A. (Reading.)

6 Okay.

7 Q. This is Bates No. 2669; it's a JIRA ticket,
8 the title of which is "Appsession and engaged duration
9 cache files should be standardized with syshawk delayed
10 post files."

11 Do you understand what this ticket is about?

12 A. I think so.

13 Q. Can you explain to me what it's about?

14 A. We have cache files that we keep on the local
15 disk, and this was to standard -- you know, make them
16 all consistent, with the same compression, the same file
17 naming, with some other files that we had stored on the
18 disk, so it's just some housekeeping.

19 Q. Does "s-y-s-hawk," here, refer to SystemHawk?

20 A. Yes.

21 Q. What is SystemHawk?

22 A. SystemHawk is a process -- or -- process --

1 it's not really a process. It's a function we use to
2 collect information about the computer.

3 Q. Does SystemHawk create cache files?

4 A. Yes, it can.

5 Q. What are in those cache files?

6 A. It depends -- SysHawk is broken into multiple
7 processes. There is one aspect of it, the file scan,
8 that actually creates a cache file so that if it gets
9 interrupted, it can resume.

10 Q. If what gets interrupted?

11 A. The file scan. If the machine is rebooted,
12 you know, we don't want to start all over again, so we
13 will try to resume.

14 Q. Every time a file scan is conducted, is that
15 cache file written?

16 A. I think it has to go on for a certain period
17 of time -- there are some conditions; it's not every
18 time.

19 Q. Does that cache file contain information such
20 as file names?

21 A. Actually, I don't remember what's in the
22 format; I'd have to look in the spec.

1 here, so it's -- and it's not fresh in my memory; that's
2 for sure.

3 Q. Do you have any reason to believe you didn't
4 write this ticket?

5 A. No.

6 Q. What is this ticket about?

7 A. That there was a page -- PDF that was
8 converted to HTML, and some of the fields were not being
9 fuzzified.

10 Q. Explain what secure PDF collection is.

11 A. Secure being HTTPS. PDF is file format.

12 So we're trying to collect some information
13 from a -- secure PDFs.

14 Q. Give me an example of when a user might
15 encounter a secure PDF.

16 A. Bank statement? That's -- this one here is
17 Bank of America, so I assume it's a bank statement -- or
18 a credit card statement, one of the two.

19 Q. In your description, you write, "It appears
20 that 4 lines of a PDF are not going through the
21 fuzzification logic."

22 What do you mean by that?

1 A. Those four lines did not get fuzzified
2 properly.

3 Q. What kind of information was contained in
4 those four lines?

5 A. It has account number, there's a credit and
6 payment, and credit line. The only thing I think is
7 really valid is account numbers. I think it's
8 important, but ...

9 Q. In the last paragraph of that description, you
10 write, "These rules have been there since April 2005 so
11 we are expecting these items to not be fuzzified."

12 What do you mean by that?

13 A. Meaning that -- the rules had been there for
14 awhile and that these items are falling outside of our
15 rules.

16 (Whereupon, Deposition Exhibit No. 16 was
17 marked for identification.)

18 BY MR. GIVENS:

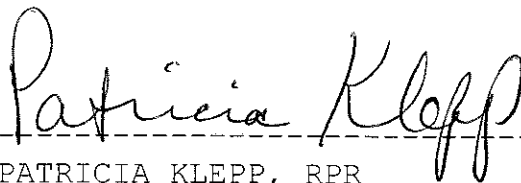
19 Q. I am handing you what's been marked as
20 McCaskill --

21 A. Are you done with this one?

22 Q. I'm done; you can set that aside.

1 CERTIFICATE OF NOTARY PUBLIC

2 I, Patricia Klepp, the officer before whom the
3 foregoing deposition was taken, do hereby certify that
4 the witness whose testimony appears herein was duly
5 sworn by me; that the testimony of said witness was
6 taken by me in shorthand and this transcript typed under
7 my direction; that said transcript is a true record of
8 the testimony given by said witness; that I am neither
9 counsel for, related to, nor employed by any of the
10 parties to the action in which this deposition was
11 taken; and, further, that I am not a relative or
12 employee of any attorney or counsel retained by the
13 parties hereto, nor financially or otherwise interested
14 in the outcome of the action.

15
16 -----

17 PATRICIA KLEPP, RPR
18 Notary Public in and for the
19 State of Virginia

20 My commission expires:
21 November 30, 2012
22

