

NOTE: This disposition is nonprecedential.

**United States Court of Appeals
for the Federal Circuit**

DRAGON INTELLECTUAL PROPERTY, LLC,
Appellant

v.

UNIFIED PATENTS, INC.,
Appellee

2016-1813

Appeal from the United States Patent and Trademark
Office, Patent Trial and Appeal Board in No. IPR2014-
01252.

Decided: November 1, 2017

LEI MEI, Mei & Mark LLP, Washington, DC, argued
for appellant. Also represented by LAURENCE M.
SANDELL.

MICHAEL KIKLIS, Oblon, McClelland, Maier & Neu-
stadt, LLP, Alexandria, VA, argued for appellee. Also
represented by LISA MANDRUSIAK, CHRISTOPHER RICCIUTI;
JONATHAN RUDOLPH KOMINEK STROUD, Unified Patents
Inc., Washington, DC.

Before MOORE, MAYER, and STOLL, *Circuit Judges*.

STOLL, *Circuit Judge*.

Dragon Intellectual Property appeals the Patent Trial and Appeal Board's determination that claims 1, 2, 7, 8, 10, 13, and 14 of U.S. Patent No. 5,930,444 are invalid. Our decision today in a related case, *Dragon Intellectual Property, LLC v. DISH Network LLC et al.*, Nos. 2016-2468, -2492, affirms the Board's determination that claims 1–4, 7–10, 13, and 14 of the '444 patent are invalid. Accordingly, we dismiss this appeal as moot.

DISMISSED AS MOOT

COSTS

No costs.