NOTE: This order is nonprecedential.

United States Court of Appeals for the Federal Circuit

IN RE REMBRANDT TECHNOLOGIES, LP, PATENT LITIGATION

REMBRANDT TECHNOLOGIES, LP AND REMBRANDT TECHNOLOGIES, LLC (DOING BUSINESS AS REMSTREAM),

Plaintiffs-Appellants,

V.

CABLEVISION SYSTEMS CORPORATION AND CSC HOLDINGS, INC.,

Defendants-Appellees,

AND

ABC INC., CBS CORPORATION, AND NBC UNIVERSAL, INC.,

Defendants-Appellees,

AND

CENTURY-TCI CALIFORNIA COMMUNICATIONS, LP, CENTURY-TCI CALIFORNIA, LP, CENTURY-TCI DISTRIBUTION COMPANY, LLC, CENTURY-TCI HOLDINGS, LLC, PARNASSOS COMMUNICATIONS, LP, PARNASSOS DISTRIBUTION COMPANY I, LLC, PARNASSOS DISTRIBUTION COMPANY II, LLC, PARNASSOS HOLDINGS, LLC, PARNASSOS, LP, AND WESTERN NY CABLEVISION, LP,

 $Defendants\hbox{-}Appellees,$

AND

CHARTER COMMUNICATIONS OPERATING LLC AND CHARTER COMMUNICATIONS, INC.,

Defendants-Appellees,

AND

COMCAST CABLE COMMUNICATIONS
HOLDINGS, INC., COMCAST CABLE
COMMUNICATIONS, LLC, COMCAST
CORPORATION, COMCAST OF
FLORIDA/PENNSYLVANIA, LP, COMCAST OF
PENNSYLVANIA II, LP, AND COMCAST OF PLANO,
LP,

Defendants-Appellees,

AND

COXCOM, INC., Defendant-Appellee,

AND

FOX BROADCASTING COMPANY AND FOX ENTERTAINMENT GROUP, INC.,

Defendants-Appellees,

AND

SHARP CORPORATION AND SHARP ELECTRONICS CORPORATION,

Defendants-Appellees,

AND

TIME WARNER CABLE LLC, TIME WARNER CABLE, INC., TIME WARNER ENTERTAINMENT COMPANY, L.P., TIME WARNER ENTERTAINMENT-ADVANCE/NEWHOUSE PARTNERSHIP, AND TIME WARNER NEW YORK CABLE LLC (KNOWN AS TIME WARNER NY CABLE LLC),

Defendants-Appellees,

AND

ADELPHIA COMMUNICATIONS CORPORATION, ADELPHIA CONSOLIDATION LLC, AMBIT MICROSYSTEMS, INC., CISCO SYSTEMS, INC., MOTOROLA, INC., NETGEAR, INC., SCIENTIFIC ATLANTA INC., AND THOMSON, INC., Defendants.

2012-1022

Appeal from the United States District Court for the District of Delaware in case no. 07-MD-1848, Chief Judge Gregory M. Sleet.

ON MOTION

ORDER

Upon consideration of the motions to reform the official caption,

IT IS ORDERED THAT:

The motions are granted in part.* The revised official caption is reflected above.

^{*} The court generally retains parties that were in the district court action, even if those parties are not participating on appeal. The court removes the appellee designation from any party that is not participating.

FOR THE COURT

DEC 1 2 2011

Date

/s/ Jan Horbaly Jan Horbaly Clerk

cc: Paul B. Milcetic, Esq.
Edward R. Reines, Esq.
Jeremy S. Pitcock, Esq.
John W. Shaw, Esq.
Mark A. Perry, Esq.
Jeffrey H. Dean, Esq.
Brian L. Ferrall, Esq.
Mitchell G. Stockwell, Esq.
Jeffrey B. Plies, Esq.
Richard H. Brown, III, Esq.
David S. Benyacar, Esq.

FILED U.S. COURT OF APPEALS FOR THE FEDERAL CIRCUIT

DEC 12 2011

JAN HORBALY CLERK

s20