NOTE: This disposition is nonprecedential.

United States Court of Appeals for the Federal Circuit

PROMPTU SYSTEMS CORPORATION,

Appellant

v.

COMCAST CABLE COMMUNICATIONS, LLC,

Appellee

2019-2368, 2019-2369

Appeals from the United States Patent and Trademark Office, Patent Trial and Appeal Board in Nos. IPR2018-00342, IPR2018-00343.

Decided: January 17, 2024

JOSEPH MICHAEL SCHAFFNER, Finnegan, Henderson, Farabow, Garrett & Dunner, LLP, Reston, VA, argued for appellant. Also represented by JOSHUA GOLDBERG, Washington, DC; JACOB ADAM SCHROEDER, Palo Alto, CA.

MARK ANDREW PERRY, Weil, Gotshal & Manges LLP, Washington, DC, argued for appellee. Also represented by JOSHUA HALPERN; JAMES L. DAY, JR., Farella Braun & Martel LLP, San Francisco, CA.

PROMPTU SYSTEMS CORPORATION v. COMCAST CABLE COMMUNICATIONS, LLC

Before Moore, $Chief\ Judge$, Prost and Taranto, $Circuit\ Judges$.

MOORE, Chief Judge.

In light of our decision in $Promptu\ Sys.\ Corp.\ v.\ Comcast\ Cable\ Commc'ns,\ LLC,\ No.\ 20-1253\ (Fed.\ Cir.\ Jan.\ 16,\ 2024),\ we\ dismiss\ Appeal\ Nos.\ 19-2368\ and\ 19-2369\ as\ moot.$

DISMISSED

Costs

No costs.

2