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From: Austin Meyer

Sent: Saturday, March 02, 2013 8:42 AM

To: SoftwareRoundtable2013

Subject:

Pursuant to the round-table request for remarks:

I am being sued by someone that seems to believe that he owns the rights to checking a name on a list for the purposes of copy protection. This is a frivolous lawsuit that is exacting a huge toll on myself and my company. This patent was approved in 2001, over a DECADE after this practice was in common use in computers. The USPTO should not approve patents that are so clearly pre-dated by vast quantities of prior art, and should do better prior-art research before granting these ridiculous patents.

austin meyer