

NOTE: This order is nonprecedential.

United States Court of Appeals for the Federal Circuit

AKAMAI TECHNOLOGIES, INC., THE
MASSACHUSETTS INSTITUTE OF TECHNOLOGY,
Plaintiffs-Appellants,

v.

LIMELIGHT NETWORKS, INC.,
Defendant-Cross-Appellant.

2009-1372, -1380, -1416, -1417

Appeals from the United States District Court for the
District of Massachusetts in No. 06-CV-11585, Judge Rya
W. Zobel.

SUA SPONTE

Before PROST,* *Chief Judge*, NEWMAN, LOURIE, DYK,
MOORE, O'MALLEY, REYNA, WALLACH, AND HUGHES, *Cir-*
*cuit Judges.***

* Sharon Prost assumed the position of Chief Judge
on May 31, 2014.

** Randall Rader, who retired from the position of

PER CURIAM.

O R D E R

On June 2, 2014, the Supreme Court reversed with costs the judgment of this court and remanded the case for further proceedings consistent with the Supreme Court's opinion.

Accordingly,

IT IS ORDERED THAT:

1. The mandate of this court issued on November 5, 2012 is recalled, the appeals are reinstated, and this court's judgment is vacated.
2. Pursuant to IOP #14, the en banc court has determined to dissolve its en banc status and refer the case to the two remaining panel members and a newly-selected judge.

FOR THE COURT

July 24, 2014
Date

/s/ Daniel E. O'Toole
Daniel E. O'Toole
Clerk of Court

Circuit Judge on June 30, 2014, did not participate in this decision. Circuit Judges Taranto and Chen did not participate in this decision.