

NOTE: This disposition is nonprecedential.

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

BARUN ACHARYA AND XINGEN DONG,
Appellants,

v.

RAYMOND HAUSER AND LONNIE E. HOLDER,
Appellees.

2011-1452

Appeal from the United States Patent and Trademark
Office, Board of Patent Appeals and Interferences in
Interference No. 105,750.

JUDGMENT

JAY R. CAMPBELL, Renner, Otto, Boisselle & Sklar,
LLP, of Cleveland, Ohio, argued for appellants. With him
on the brief were DON W. BULSON, TODD R. TUCKER, KYLE
B. FLEMING and NICHOLAS J. GINGO.

THOMAS C. MCDONOUGH, Neal Gerber & Eisenberg,
LLP, of Chicago, Illinois, argued for appellees. With him
on the brief was LAWRENCE E. JAMES, JR. Of counsel on
the brief were CHARLES L. GHOLZ and W. TODD BAKER,

Oblon, Spivak, McClelland, Maier & Neustadt, P.C., of
Alexandria, Virginia.

THIS CAUSE having been heard and considered, it is
ORDERED and ADJUDGED:

PER CURIAM (LINN, CLEVINGER, and REYNA, *Circuit
Judges*).

AFFIRMED. See Fed. Cir. R. 36.

ENTERED BY ORDER OF THE COURT

February 14, 2012
Date

/s/ Jan Horbaly
Jan Horbaly
Clerk