NOTE: This order is nonprecedential.

United States Court of Appeals for the Federal Circuit

VERSATA COMPUTER INDUSTRY SOLUTIONS, INC., TRILOGY COMPUTER INDUSTRY SOLUTIONS, INC., VERSATA DEVELOPMENT GROUP, INC., FKA TRILOGY DEVELOPMENT GROUP, INC., VERSATA SOFTWARE, INC., AND TRILOGY SOFTWARE, INC.,

Plaintiffs-Appellees,

 \mathbf{v} .

SAP AG AND SAP AMERICA, INC.,

 $Defendants\hbox{-}Appellants.$

2014-1430

Appeal from the United States District Court for the Eastern District of Texas in No. 2:07-cv-00153-RSP, Magistrate Judge Roy S. Payne.

ON MOTION

Before Prost, *Chief Judge*, Lourie and Moore, *Circuit Judges*.

PER CURIAM.

ORDER

Appellees move to dismiss this appeal or summarily affirm the district court's final judgment and orders on appeal in this case. Appellants oppose.

In a prior appeal in this case, this court affirmed the jury's infringement verdict and damages award, vacated the permanent injunction as overbroad, and remanded for "the district court to enter an order that conforms to this [court's] opinion." On remand, appellees abandoned any right to injunctive relief, and the district court entered final judgment accordingly.

We have considered appellants' arguments on appeal including their arguments regarding Rule 60 and their motion for a stay, but find them to be without merit.

Accordingly,

IT IS ORDERED THAT:

- (1) The motion is granted to the extent that this court summarily affirms.
 - (2) Costs to Versata.

FOR THE COURT

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