

NOTE: This order is nonprecedential.

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

**BENJAMIN GAL-OR, VALERY SHERBAUM AND
MICHAEL LICHTSINDER,**
Plaintiffs-Appellants,

v.

UNITED STATES,
Defendant-Appellee.

2014-5028

Appeal from the United States Court of Federal
Claims in No. 1:09-cv-00869-SGB, Judge Susan G.
Braden.

PER CURIAM.

ORDER

Upon review of this appeal, it appears that we do not
have jurisdiction because the appeal is premature.

The plaintiffs appeal a United States Court of Federal
Claims order dismissing their claims regarding trade
secrets. Patent infringement matters have not yet been
resolved by the trial court. The notice of appeal thus
appears premature because no final judgment has issued.

The parties may of course appeal at a later date once final judgment resolving all claims is entered.

Accordingly,

IT IS ORDERED THAT:

(1) Appellants are directed to show cause, within 45 days of the date of filing of this order, why this petition should not be dismissed for lack of jurisdiction. The United States may also respond within that time.

(2) The briefing schedule is stayed. Appellee's motion for an extension of time to file its opening brief is moot.

FOR THE COURT

/s/ Daniel E. O'Toole

Daniel E. O'Toole

Clerk of Court