

NOTE: This disposition is nonprecedential.

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

**EVIDEO OWNERS, MAURO DIDOMENICO,
INDIVIDUALLY AND ON BEHALF OF ALL THOSE
SIMILARLY SITUATED, DOUGLAS BUERGER,
CRAIG LINDEN, REALVIRT LLC, PAUL BAROUS,**
Plaintiffs-Appellants

v.

UNITED STATES,
Defendant-Appellee

2016-2149

Appeal from the United States Court of Federal
Claims in No. 1:15-cv-00413-LKG, Judge Lydia Kay
Griggsby.

Decided: March 13, 2017

PATRICK RICHARD DELANEY, Ditthavong & Steiner,
P.C., Alexandria, VA, argued for plaintiffs-appellants.

NICOLAS RILEY, Appellate Staff, Civil Division, United
States Department of Justice, Washington, DC, argued
for defendant-appellee. Also represented by MARK R.
FREEMAN, BENJAMIN C. MIZER; NATHAN KELLEY, Office of

the Solicitor, United States Patent and Trademark Office,
Alexandria, VA.

Before MOORE, O'MALLEY, and HUGHES, *Circuit Judges*.

PER CURIAM.

For the reasons articulated in the decision by the United States Court of Federal Claims, we *affirm*. We order Appellants to show cause within fifteen days why sanctions should not be imposed for a frivolous appeal pursuant to Federal Rule of Appellate Procedure 38.

AFFIRMED

COSTS

Costs to Appellee.