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## Federal Circuit May Entertain Patent Infringement Appeal Prior to Trial on Damages

**Date:** 06/28/13

On June 14, 2013, the United States Court of Appeals for the Federal Circuit, sitting en banc, issued its decision in *Robert Bosch, LLC v. Pylon Manufacturing Corp.*, holding that 28 U.S.C. § 1292(c)(2) confers jurisdiction on the court to entertain appeals from patent infringement liability determinations when a trial on damages has not yet occurred. Further, the court held that it may also entertain appeals from patent infringement liability determinations when willfulness issues remain undecided.

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