

NOTE: This order is nonprecedential.

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

HTC CORPORATION AND HTC AMERICA, INC.,
Plaintiffs-Cross-Appellants,

v.

**TECHNOLOGY PROPERTIES LIMITED, PATRIOT
SCIENTIFIC CORPORATION, AND ALLIACENSE
LIMITED,**
Defendants-Appellants.

2014-1076, -1317

Appeals from the United States District Court for the
Northern District of California in No. 5:08-cv-00882-PSG,
Magistrate Judge Paul S. Grewal.

ON MOTION

Before BRYSON, *Circuit Judge.*

O R D E R

HTC Corp. and HTC America, Inc. move without op-
position for this court to take judicial notice of the public
version of the “Commission Opinion” of the United States
International Trade Commission in Investigation No. 337-

2 HTC CORPORATION v. TECHNOLOGY PROPERTIES LIMITED

TA-853 (March 21, 2014). That opinion is attached as an exhibit to the motion.

Judicial notice as to facts is proper when the facts are not subject to reasonable dispute because they are generally known or “can be accurately and readily determined from sources whose accuracy cannot reasonably be questioned.” Fed. R. Evid. 201(b); *see also Genentech, Inc. v. U.S. Int’l Trade Comm’n*, 122 F.3d 1409, 1417 n.7 (Fed. Cir. 1997) (“The most frequent use of judicial notice of ascertainable facts is in noticing the content of court records.”) (quoting *Colonial Penn Ins. Co. v. Coil*, 887 F.2d 1236, 1239 (4th Cir. 1989)).

Accordingly,

IT IS ORDERED THAT:

The motion is granted.

FOR THE COURT

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

s30