



Banner Witcoff attorney Scott M. Kelly discussed the Patent Trial and Appeal Board's (PTAB) precedential opinion in Hulu LLC v. Sound View Innovations for a Jan. 14 Bloomberg Law article.

The Dec. 20, 2019 decision stemmed from "Hulu's request for rehearing on a PTAB decision not to hold a validity trial on claims in a data patent," the article noted. In its recent decision, the agency's Precedential Opinion Panel clarified PTAB standards for allowing petitioners to use non-patent literature (NPL) to try to invalidate patents.

"This decision should reduce the number of cases where a good prior art argument loses pre-institution because of some hyper-technical public accessibility proof issue that could instead be further developed during trial," Scott told Bloomberg I aw

He added, "I think you'll see less surprise decisions where NPL that seemed perfectly good is thrown out."

The article, "New Evidence Precedent Gives Lawyers a Patent Board Road Map," is available online to subscribers.

Posted: January 14, 2020

https://bannerwitcoff.com 1