

Bradley C. Wright discusses Supreme Court's decision to hear patent damages cases in Bloomberg

Bradley C. Wright tells Bloomberg the Supreme Court likely decided to hear Stryker Corp. v. Zimmer Inc. and Halo Electronics Inc. v. Pulse Electronics Inc., because they "view this as another example of the Federal Circuit imposing rigid bright-line rules as a predicate for reaching a legal conclusion."

Please click here to read, "Patent Damages at Issue as U.S. High Court Accepts Stryker Case."

The article also appeared in The Washington Post. Please click here.

Posted: October 19, 2015