



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