

Bradley C. Wright serves as Editor-in-Chief of the 2011 supplement to Drafting Patents for Litigation and Licensing

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<u>Drafting Patents for Litigation and Licensing</u> is the first book to help patent practitioners draft the broadest and strongest possible patent that can sustain a validity challenge by synthesizing and applying lessons from the case law.

The 2011 Cumulative Supplement to <u>Drafting Patents for Litigation and Licensing</u> provides updated guidance on drafting patents and offers analysis of the latest cases, including:

- · Bilski v. Kappos and its progeny, that clarified the patentability of business method inventions
- Board of Trustees of Leland Stanford Junior University v. Roche Molecular Systems, in which the U.S. Supreme Court emphasized the need for properly drafted invention agreements
- Cancer Research Technology Ltd. v. Barr Laboratories, which required a showing of prejudice to establish prosecution latches
- Ariad Pharmaceutical v. Eli Lilly, in which the en banc Federal Circuit firmly established that the written description and the enablement requirements are distinct and separate
- In re Deutsche Bank, which clarified the scope of patent prosecution bars for those involved in litigation

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