



Paul M. Rivard comments on Supreme Court arguments in Helsinn v. Teva in World IP Review

Paul M. Rivard discusses the potential for Supreme Court justices to focus more on the text of the patent statute than its historical context during arguments in Helsinn Healthcare v. Teva Pharmaceuticals, and how that may influence their decision, in World Intellectual Property Review.

Click [here](#) to read the article, “SCOTUS likely to reverse Helsinn v Teva ruling, say lawyers.”

Posted: December 4, 2018