



## **Paul M. Rivard discusses the Supreme Court's decision in the Myriad case in Genetic Engineering & Biotechnology News**

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Mr. Rivard discusses *Association for Molecular Pathology et al. v. Myriad Genetics Inc. et al.*, a case involving the eligibility of Myriad's patent claims to isolated DNA encoding BRCA 1 polypeptides, in a *Genetic Engineering & Biotechnology News* article titled, "A Myriad of Winners: Industry stands to benefit from Supreme Court gene-patenting decision." The Court held that natural isolated DNA is not patent-eligible, while synthetically made complementary DNA (cDNA) is patent-eligible.

Please click [here](#) to read the article.

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