



IDSA features Robert S. Katz for role in Samsung v. Apple amicus brief

The Industrial Designers Society of America features Robert S. Katz in its recent article on the *Samsung v. Apple* case at the U.S. Supreme Court.

Mr. Katz served as counsel of record on the amicus brief IDSA filed in the case on June 8, 2016. According to IDSA, the brief “does *not* take a side in *Samsung v. Apple*; rather, the brief supports Section 289 of US law—and the protection it ‘provides to industrial designers, innovative companies and ultimately society as a whole.’”

Please click [here](#) for the IDSA article, “Heading to the High Court: *Samsung v Apple*: Design is the Great Product Differentiator.”

Please click [here](#) for more information on the IDSA amicus brief.

Posted: August 5, 2016