

Charles R. Macedo

Partner



Charles R. Macedo, a physicist by training, litigates in all areas of intellectual property law, including patent, trademark and copyright law, with a special emphasis in complex litigation and appellate work. Companies and individuals from a wide range of industries turn to him to develop offensive and defensive strategies for the development and enforcement of their patent and trademark portfolios.

Fluent in technical jargon spoken by inventors and clients, patentese spoken at the PTO, legalese spoken by courts and attorneys, business jargon spoken by management, and plain English, he seeks to translate complex subject matter into terms all can understand.

The author of *The Corporate Insider's Guide to U.S. Patent Practice*, Mr. Macedo has been cited as an authority on intellectual property issues by the *Wall Street Journal*, *Dow Jones*, *BNA*, *Bloomberg*, *Inside Counsel*, *Managing Intellectual Property*, *Technology Transfer Tactics*, *IP Law 360*, *JIPLP* and other media.

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His patent experience encompasses a broad range of industries and products including Internet, e-commerce, content delivery and computer-enabled inventions; financial services, transaction processing, electronic wallets and virtual or synthetic currency, including Bitcoins and all other Alt-coins; Software-As-A-Service; social media; semiconductor and photomasks; green energy and power, including wind generators and batteries; construction materials and structures; life sciences; and apparel, to name a few. Mr. Macedo also has enforced and defended against trademark assertions and/or opposition proceedings for financial service providers, casinos and resorts, non-profit organizations, celebrities; cosmetic companies, luxury retailers of designer handbags and retail chains. He also advises clients on IP contracts, licensing, confidentiality agreements, terms of services and IP acquisitions and transfers.

By identifying vulnerabilities and considering variations on design concepts, Mr. Macedo helps clients develop strategies to maximize protection and prevent infringement challenges. He frequently serves as special counsel to companies seeking an IP strategy, not just a patent; to IP holders in anticipation of litigation and as coordinating counsel for multiple law firms.

He is consistently at the forefront of complex and emerging patent issues in the financial services and transaction processing industries. Clients ranging from international banks, broker dealers and new business ventures call on Mr. Macedo to develop patent strategies, prepare patents, assert rights and defend against infringement claims. His work includes developing and implementing patent strategies associated with such cutting edge financial innovations like bitcoins and other synthetic currency or math-based assets. His experience



includes successfully defending the Discover Card division of Morgan Stanley from one of the earliest business method patent assertions, and leading the team to implement and enforce the deposit sweep patent portfolio for Island Intellectual Property LLC. He has also helped clients implementing insurance related products seek patent and other intellectual property protection.

His experience before the Patent Trial and Appeals Board and its predecessor Board of Patent Appeals and Interferences, including acting as leading counsel in inter partes review and covered business method proceedings, as well as advising and analyzing in the background. He also has represented patent owners in ex parte appeals, including reversals of obviousness rejections in Ex parte Buarque de Macedo.

Mr. Macedo writes prolifically and lectures regularly as he tracks and analyzes in real time the most important developments affecting IP strategy and litigation. As Co-Chair of the Amicus Committee of the New York Intellectual Property Law Association, Mr. Macedo has been principal counsel or additional counsel on amicus briefs in some of the leading patent cases of recent years, including *Cuozzo* (at Federal Circuit en banc petition, Supreme Court petition for certiorari and merits brief stage), *Highmark and Octane* (at the Supreme Court), *Kimble v. Marvel* (at the Supreme Court), *Mayo v. Prometheus* (at the Supreme Court), *Association of Molecular Pathology v. Myriad Genetics Inc.* (at the Supreme Court and the Federal Circuit), *CLS Bank Int'l v. Alice* (at the Federal Circuit en banc and at the Supreme Court in the petition and merits brief stage), and *Akamai* (at the Federal Circuit on remand). His appellate experience also includes petitions for mandamus, for rehearing before the U.S. Court of Appeals for the Federal Circuit and for certiorari to the U.S. Supreme Court on behalf of various clients.

He holds bachelors and masters degrees in physics from The Catholic University of America and a law degree from Columbia Law School, all with honors. He was the sole law clerk to Hon. Daniel M. Friedman of the U.S. Court of Appeals for the Federal Circuit, 1989–1990. The recipient of the prestigious AIPLA Robert C. Watson Award, Mr. Macedo is included in *Super Lawyers*, *IP Stars* and *Million Dollar Verdict*. He also was a member of the Editorial Board for the *American Intellectual Property Law Association Quarterly Journal* and currently serves on the Editorial Board for *Journal of Intellectual Property Law and Practice* published by Oxford University Press.

EDUCATION

- Columbia Law School, New York, New York, 1989. J.D.
Honors: Harlan Fiske Stone Scholar, Columbia Business Law Review, Managing Editor, 1988 - 1989.
- The Catholic University of America, Washington, D.C., 1986, B.S./M.S. Physics.
Honors: Summa Cum Laude, Phi Beta Kappa, Phi Eta Sigma.

PROFESSIONAL EXPERIENCE

- Friedman, Wang & Bleiberg, P.C., Associate, 1991-1996
- Cravath, Swaine & Moore, Associate, 1990-1991
- Hon. Daniel M. Friedman, U.S. Court of Appeals for the Federal Circuit, Law Clerk, 1989-1990

BAR ADMISSIONS

- U.S. Court of Appeals Second Circuit, 2013
- U.S. District Court Eastern District of Wisconsin, 2011
- U.S. Supreme Court, 2008
- U.S. District Court Eastern District of Michigan, 2001
- U.S. District Court Western District of New York, 1998
- U.S. District Court Eastern District of New York, 1992
- U.S. District Court Southern District of New York, 1991
- District of Columbia, 1991
- U.S. Court of Appeals Federal Circuit, 1990
- New York, 1990

CERTIFICATIONS & SPECIALTIES

- Registered to practice before the U.S. Patent and Trademark Office

AWARDS & HONORS

- Intellectual Property, Super Lawyer (Thomson Reuters), 2011, 2012, 2013, 2014, 2015
- IP Stars (Managing IP, Euromoney), 2013, 2014
- Million Dollar Advocates Forum, Member
- Robert Watson Award (AIPLA), 1990
- Recipient, Clyde Cowan Award (Physics), 1986

PROFESSIONAL ASSOCIATIONS & MEMBERSHIPS

- American Intellectual Property Law Association, Member
- American Intellectual Property Law Association Quarterly Journal Editorial Board, Member (2007-2010)
- American Bar Association, Member, Intellectual Property Law Section
- Association of University Technology Managers, Member (2013 - present) and Software Planning Committee Member (2013-2014)
- Federal Circuit Bar Association, Member, and Vice Chairman (2013) and Co-Chair (2014), Friedman Memorial Committee
- New York State Bar Association, Member, Intellectual Property Law Section
- New York Intellectual Property Law Association, Member and Co-Chair, Amicus Briefs Committee (2012-present)
- The Association of the Bar of the City of New York, Member

AMICUS BRIEFS

- **Brief Of Amici Curiae, *Cuozzo Speed Technologies, LLC, v. Michelle K. Lee, Under Secretary Of Commerce For Intellectual Property And Director, Patent And Trademark Office* (U.S. February 24, 2016)**
- **Brief Of Amici Curiae, *Netflix, Inc. v. Rovi Corporation, Rovi Technologies Corporation, Rovi Guides, Inc., aka Gemstar-TV Guide International, Inc., United Video Properties, Inc., - Aptiv Digital, Inc. Starsight Telecast, Inc.* (U.S. December 18, 2015)**

- **Brief Of Amici Curiae, *Milo Shammas, Petitioner, v. Drew Hirshfeld, Commissioner for Patents, Respondent.* (U.S. December 1, 2015)**
- **Brief Of Amici Curiae, *Cuozzo Speed Technologies, LLC, v. Michelle K. Lee, Under Secretary of Commerce for Intellectual Property and Director, Patent and Trademark Office* (U.S. November 9, 2015)**
- **Brief Of Amici Curiae, *Akamai Technologies, Inc., The Massachusetts Institute Of Technology, v. Limelight Networks, Inc.* (U.S. June 24, 2015)**
- **Brief Of Amici Curiae, *Ultramercial, LLC, et al., V. Wildtangent, Inc.* (U.S. June 16, 2015)**
- **Brief Of Amici Curiae, In re *Cuozzo Speed Technologies, LLC, V. Michelle L. Lee, Director, U.S. Patent and Trademark Office.* (U.S. April 16, 2015)**
- **Brief Of Amici Curiae, In *Stephen Kimble And Robert Michael Grabb V. Marvel Interprises, Inc.,* (U.S. February. 04, 2015) February 4, 2015**
- **Brief of Amici Curiae, in *B & B Hardware, Inc. v. Hargis Industries, Inc.,* (U.S. October. 31, 2014) October 31, 2014**
- **Brief of Amici Curiae Double Rock Corporation, Island Intellectual Property, LLC and Broadband iTV, Inc. In Support of the Statement Requesting Continued En Banc Review (U.S. June. 20, 2014)**
- **Brief of New York Intellectual Property Law Association as *Amicus Curiae* in Support of Neither Party, Alice Corporation PTY. LTD., v. CLS Bank International, et al., (U.S. Jan. 29, 2014)**

January 29, 2014

- **Brief of New York Intellectual Property Law Association as *Amicus Curiae* in Support of Neither Party: Highmark Inc., v. Allcare Health Management Systems, Inc., (U.S. Dec. 09, 2013) December 9, 2013**
- **Brief of New York Intellectual Property Law Association as *Amicus Curiae* in Support of Neither Party: Octane Fitness, LLC., v. Icon Health & Fitness, Inc., (U.S. Dec. 09, 2013) December 9, 2013**
- **Brief for *Amicus Curiae* New York Intellectual Property Law Association in Association for Alice Corporation PTY. LTD. v. CLS Bank International, et al., (U.S. Oct. 07, 2013) October 7, 2013**
- **Brief for *Amicus Curiae* New York Intellectual Property Law Association in Association for Molecular Pathology v. Myriad Genetics, Inc. (U.S. Mar. 14, 2013) March 15, 2013**
- **Brief for *Amicus Curiae* New York Intellectual Property Association in CLS Bank International v. Alice Corp. Pty. Ltd. (Fed. Cir. December 07, 2012) December 7, 2012**
- **Brief for Amicus Curiae New York Intellectual Property Law Association in Support of Neither Party in Association for Molecular v. PTO (June 15, 2012) June 18, 2012**
- **Brief of Amicus Curiae NYIPLA in Mayo Collaborative Services (D/B/A Mayo Medical Laboratories) and Mayo Clinic Rochester, Petitioners, v. Prometheus Laboratories, Inc., (Sup. Ct. September 8, 2011) September 8, 2011**

AMICUS BRIEFS CONT.

- Brief for Amici Curiae Double Rock Corporation, Island Intellectual Property LLC, LIDs Capital LLC, Intrasweep LLC, Access Control Advantage, Inc., Ecomp Consultants, Pipeline Trading Systems LLC, Rearden Capital Corporation, Craig Mowry and PCT Capital LLC in Support of Petitioners, Bernard L. Bilski and Rand A. Warsaw v. John J. Doll, Acting Under Secretary of Commerce for Intellectual Property and Acting Director of the United States Patent and Trademark Office, Docket No. 08-964, (Sup. Ct. Aug. 6, 2009)
August 6, 2009
- Brief For Amici Curiae Reserve Management Corporation, PCT Capital LLC, Rearden Capital Corp. And Sales Optimization Group In Support Of Maintaining State Street and AT&T in In Re Bernard L. Bilski and Rand A. Warsaw, Appeal No. 2007-1130 (Fed. Cir. Apr. 4, 2008)
April 1, 2008
- Brief of New York Intellectual Property Law Association as *Amicus Curiae* in Support of Neither Party: Highmark Inc., v. Allcare Health Management Systems, Inc., (U.S. Dec. 09, 2013)
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- Brief of New York Intellectual Property Law Association as *Amicus Curiae* in Support of Neither Party: Octane Fitness, LLC, v. Icon Health & Fitness, Inc., (U.S. Dec. 09, 2013)
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- **Only 'Expenses' Not 'Attorney Fees' Should Be Awarded Under Section 21(b) of the Lanham Act**
- IPwatchdog.com, December 13, 2015
- **Lanham Act constitutionality affirmed as six federal REDSKINS-based trade marks are cancelled**
- Journal of Intellectual Property Law & Practice (2015) doi: 10.1093/jiplp/jpv199 First published online: November 27, 2015
- **Microsoft ruling clarifies guidance on inter partes reviews**
- Journal of Intellectual Property Law & Practice (2015) 10 (12): 891-893. doi: 10.1093/jiplp/jpv177
- **Supreme Court 2014-2015 IP Case Review**
- New York Intellectual Property Law Association Bulletin, August/September 2015
- **The US Supreme Court continues to follow stare decisis on the outdated Brulotte rule, but notes work-arounds on same**
- Journal of Intellectual Property Law & Practice (2015) 10 (11): 807-808. doi: 10.1093/jiplp/jpv154
- **On remand, Federal Circuit reaffirms single entity rule for divided, direct infringement**
- Journal of Intellectual Property Law & Practice (2015) 10 (11): 808-810. doi: 10.1093/jiplp/jpv155
- **Mobile Device and Applications Key Laws Chart**
- Practical Law, Resource ID: 4-616-2225
- **Trade Mark Tacking A Factual Question For The Jury**
- Journal of Intellectual Property Law & Practice (2015) doi: 10.1093/jiplp/jpv041

PUBLISHED WORKS

- **ARE Patent Law Alert: USPTO Issues a Final Rule to Amend the Rules of Practice for Trials Before the Patent Trial and Appeal Board**
- **The AIA does not restrict judicial review of a final written decision**
- IPwatchdog.com, March 10, 2016
- **The Federal Circuit, En Banc, Maintains Prior Law On Patent Exhaustion In Lexmark v. Impression**
- **Amici Ask Federal Circuit to Curb Misapplication of Alice to Specific, Novel, and Concrete Inventions**
- IPwatchdog.com, December 27, 2015

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- **Claim Construction Is Ultimately A Question Of Law But May Involve Underlying Factual Questions**
- *Journal of Intellectual Property Law & Practice* (2014) doi: 10.1093/jiplp/jpu162
- **ARE Trademark Law Alert: US Court of Appeals Finds Lanham Act Prohibition of Registration of Disparaging Trademarks to Be Unconstitutional**
- **ARE Patent Law Alert: Firm Wins En Banc Appeal in *SCA v. First Quality***
- **ARE Patent Litigation Alert: The Full Federal Circuit Clarifies Law on Divided Infringement Under 35 USC 271(a) in *Akamai v. Limelight***
- **ARE Patent Law Alert: US Court of Appeals for the Ninth Circuit Affirms District Court's Decision Setting Reasonable and Non-Discriminatory ("RAND") Royalty Rate**
- **ARElaw Patent and Litigation Alert: Federal Circuit Reviews PTAB's First CBM Final Written Decision and Affirms**
- **ARE Patent Law Alert: Federal Circuit Affirms Broadest Reasonable Interpretation Standard of Claim Construction During IPRs, With Limits**
- **ARE Patent Law Alert: Supreme Court Upholds Prior Precedent On Post-Expiration Royalty Payments**
- **ARE Patent Litigation Alert: SCOTUS Rejects Good Faith Belief Of Invalidity Of A Patent As A Defense To Induced Infringement**
- **ARE Patent Law Alert: Patent Trial and Appeal Board Rule Changes**
- **ARE Patent Law Alert: On Remand in *Akamai*, Federal Circuit Reaffirms Single Entity Rule for Divided, Direct Infringement**
- **ARE Patent Law Alert: U.S. Supreme Court Holds That Claim Construction Is A Question Of Law But Underlying Factual Questions Are Subject To Clear Error Review**
- **ARE Patent Law Alert: USPTO Issues Interim Guidance on Patent Subject Matter Eligibility**
- **Effectively Sourcing and Diligencing an IP Investment**
- *IP Watchdog*, October 16, 2014
- **Understanding PTAB Trials: Key Milestones in IPR, PGR and CBM Proceedings**
- *Practical Law*, October 14, 2014
- **US Supreme Court: No Induced Patent Infringement Without Direct Infringement**
- *Journal of Intellectual Property Law & Practice* (2014) doi: 10.1093/jiplp/jpu162
- **US Supreme Court Rewrites Standard For Claim Indefiniteness Analysis**
- *Journal of Intellectual Property Law & Practice* (2014) doi: 10.1093/jiplp/jpu152
- **Burden Of Proof To Establish Infringement Remains With The Patentee Even In Declaratory Judgment Action Brought By Licensee**
- July 12, 2014, *Journal of Intellectual Property Law & Practice* (2014) doi: 10.1093/jiplp/jpu119
- **US Supreme Court Relaxes Standards for Awarding Attorney Fees Under 35 USC 285 In Patent Suits**
- *Journal of Intellectual Property Law & Practice* (2014) doi: 10.1093/jiplp/jpu129
- **ARE Patent Law Alert: USPTO Issues Preliminary Examination Instructions In View of Supreme Court Decision in *Alice Corporation Pty. Ltd. v. CLS Bank Int'l, et al.***
- **ARE Patent Law Alert: Supreme Court Finds Alice's Computer Implemented Claims To Be Patent-Ineligible Under 35 U.S.C § 101 As An Abstract Idea**
- **ARE Patent Law Alert: Supreme Court Holds FDA Labeling Regulations Do Not Preclude Lawsuits Under the Lanham Act**
June 12, 2014
- **ARE Patent Law Alert: Supreme Court Rejects "Insolubly Ambiguous" Standard For Claim Indefiniteness Analysis**
- **ARE Patent Law Alert: Supreme Court Reverses *Akamai* On Inducement But Leaves Open The Question Of Divided, Direct Infringement**
- **ARE Copyright Law Alert: Supreme Court Limit Laches For Copyright Claims**
May 22, 2014
- **ARE Patent Law Alert: Supreme Court Relaxes Standards for Awarding Attorney Fees Under 35 U.S.C. § 285 in Patent Cases**
April 29, 2014
- **ARE Patent Law Alert: Federal Circuit In *Lighting Ballast* Confirms De Novo Claim Construction Standard of Review**
February 21, 2014
- **ARE Patent Law Alert: Patentee Bears Burden Of Proving Infringement Even When A Licensee Sues For A Declaratory Judgement Of Non-Infringement**
January 22, 2014

PUBLISHED WORKS CONT.

- **ARE Patent Law Alert: U.S. Supreme Court Grants Certiorari in Alice v. CLS Bank to Address the Patent-Eligibility of Computer Implemented Inventions**
December 6, 2013
- **ARE Patent Law Alert: USPTO Issues A Final Rule to Implement the Patent Law Treaty**
November 4, 2013
- **Divided Federal Circuit Panel Notes the Lack of Clarity in Patent-Eligibility Law**
- Journal of Intellectual Property Law & Practice (2014) doi: 10.1093/jiplp/jpt246
- **Divided panel lets USPTO reexamination decision trump prior District Court ruling**
- Journal of Intellectual Property Law & Practice (2014) 9 (1): 5-6. doi: 10.1093/jiplp/jpt212
- **The NYIPLA Advocates for Clarification on Patent-Eligible Subject Matter in an Amicus Brief to the Supreme Court Regarding CLS Bank International v. Alice Corp.**
- NYIPLA Bulletin, October/November 2013 p.20
- **What Every Start Up Should Know about Intellectual Property Law**
- LexisNexis® Emerging Issues Analysis, Research Solutions, October 2013
- **US Supreme Court addresses patent eligibility of isolated DNA and cDNA in Myriad V**
- Journal of Intellectual Property Law & Practice (2013) doi: 10.1093/jiplp/jpt156
- **ARE Patent Law Alert: Unanimous U.S. Supreme Court Decision on Patent Exhaustion Upholds Patentee's Rights in Case Regarding Patented Self-Replicating Technologies**
May 15, 2013
- **CLS Bank Ruling Provides No Guidance On Patent Eligibility**
Law360, New York (May 13, 2013, 11:50 AM ET)
- **ARE Patent Law Alert: Federal Circuit Splits on Section 101 Analysis and Finds Computer Implemented Claims to be Patent-Ineligible**
May 11, 2013
- **ARE Patent Law Alert: Federal Circuit Denies Writ of Mandamus To Compel Transfer in EMC's Latest Petition For Writ**
January 29, 2013
- **Isolated human genes and related therapeutic treatment methods held patent-eligible**
- January 24, 2013, Journal of Intellectual Property Law & Practice, 2013, Vol. 8, No. 2
- **Induced infringement of method claims where no single party performs all of the claimed steps**
- January 24, 2013, Journal of Intellectual Property Law & Practice, 2013, Vol. 8, No. 2
- **First-To-File And First-To-Invent Priority: An American Historical Perspective**
- January 3, 2013, Journal of Intellectual Property Law & Practice, 2013, Vol. 8, No. 1
- **ARE Patent Law Alert: U.S. Supreme Court Again Grants Certiorari in Myriad to Address the Patent-Eligibility of Human Genes**
November 30, 2012
- **ARE Patent Law Alert: PTAB Reverses Examiner's Obviousness Rejections In Two Related Appeals Where Examiner Did Not Provide An Adequate Rationale For Combining References**
November 30, 2012
- **US jury properly relied upon second considerations of non-obviousness to overcome prima facie obviousness**
- November 23, 2012, Journal of Intellectual Property Law & Practice (2013) doi: 10.1093/jiplp/jpt029
- **ARE Patent Law Alert: Federal Circuit Clarifies That USPTO Can Only Consider Prior Art Found to Raise a Substantial New Question of Patentability in Inter Partes Reexamination Proceedings**
October 17, 2012
- **ARE Patent Litigation Alert: Ninth Circuit Prevents Enforcement of German Injunction of Patents Under FRAND Licensing Obligation**
October 15, 2012
- **ARE Patent Law Alert: Federal Circuit Orders En Banc Review of Alice Corp. Case Regarding Patent Eligibility**
October 9, 2012
- **US Federal Circuit Remains Split On How To Approach Patent Eligibility**
- Journal of Intellectual Property Law & Practice (2012) doi: 10.1093/jiplp/jps152
- **Gear Up For AIA Post-Issuance Proceedings**
- Managing Intellectual Property, September 5, 2012
- **ARE Patent Law Alert: Induced Infringement of Method Claims Can Be Found Even When No Single Party Performs All of the Claimed Steps**
September 7, 2012
- **ARE Patent Law Alert: USPTO Issues Final Rules For Implementing New Post-Issuance Patent Validity Proceedings Effective On September 16, 2012**
September 4, 2012

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- **US Federal Circuit Remains Split On How To Approach Patent Eligibility**
- *Journal of Intellectual Property Law & Practice* (2012) doi: 10.1093/jiplp/jps152
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- *Managing Intellectual Property*, September 5, 2012
- **ARE Patent Law Alert: Induced Infringement of Method Claims Can Be Found Even When No Single Party Performs All of the Claimed Steps**
September 7, 2012
- **ARE Patent Law Alert: USPTO Issues Final Rules For Implementing New Post-Issuance Patent Validity Proceedings Effective On September 16, 2012**
September 4, 2012
- **ARE Patent Law Alert: On Remand, Federal Circuit Maintains Previous Holding That Isolated DNA Is Patent-Eligible But Methods Of Comparing Or Analyzing Isolated DNA Are Patent-Ineligible**
August 16, 2012
- **How To Draft Terms Of Service Online**
Managing Intellectual Property, July/August 2012
- **ARE Patent Law Alert: Federal Circuit Confirms That Judge Not Jury Determines Threshold Inquiry For Willfulness Determination**
July 30, 2012
- **ARE Patent Law Alert: Federal Circuit Affirms Computer-Implemented Financial Management Claims Patent-Ineligible As Capable Of Being Performed Mentally**
July 30, 2012
- **ARE Patent Law Alert: USPTO Issues Proposed Rules For Implementing A First-Inventor-To-File System**
July 30, 2012
- **How To Draft Terms Of Service Online**
Managing Intellectual Property, July/August 2012
- **Federal Circuit clarifies three-step recapture rule for analysis of reissued claims**
Journal of Intellectual Property Law & Practice (2012) doi: 10.1093/jiplp/jps108
- **ARE Patent Law Alert: USPTO Issues Final Rules Easing Requirements For And Expanding Use Of Third-Party Preissuance Submissions**
July 19, 2012
- **ARE Litigation Alert: Federal Circuit Holds Computer-Implemented Financial Transaction Claims Patent-Eligible Because Not Manifestly Abstract**
July 10, 2012
- **Learning by example: The limited grace period for prior disclosures under the AIA**
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- **ARE Patent Law Alert: Supreme Court Grants Certiorari In The Ultramercial Case And Remands To Federal Circuit For Consideration In Light Of Mayo**
May 22, 2012
- **ARE Patent Law Alert: Federal Circuit Affirms PTO's Finding of Invalidity After Previously Finding Same Patent Not Invalid**
May 21, 2012
- **ARE Patent Law Alert: Federal Circuit Clarifies Recapture Rule For Analysis Of Reissue Claims**
May 11, 2012
- **ARE Patent Law Alert: Federal Circuit Finds Patents Unenforceable Under Therasense Standard**
May 11, 2012
- **ARE Patent Law Alert: Supreme Court Holds New Evidence Can Be Presented In A Civil Action Brought In District Courts Against The PTO**
May 9, 2012
- **ARE Litigation Alert: U.S. Supreme Court Finds Prometheus Method of Diagnosing and/or Treating Unpatentable Law of Nature**
March 20, 2012
- **ARE Patent Law Alert: The Supreme Court Denies Cert in favor of First Quality**
January 23, 2012
- **Federal circuit grants mandamus on Delaware transfer motion**
Journal of Intellectual Property Law & Practice 2012 doi: 10.1093/jiplp/jps011
- **\$24 million judgment of wilful infringement affirmed by Federal Circuit**
Journal of Intellectual Property Law & Practice 2012 7: 151-153
- **Brief in Opposition "Kimberly-Clark Worldwide, Inc. and Kimberly-Clark Global Sales, LLC, Petitioners, v. First Quality Baby Products, LLC and First Quality Retail Services, LLC, Respondents, (December 30, 2011)"**
January 3, 2012

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- **ARE Patent Law Alert:**
First Quality Files Brief In Opposition To Cert Petition With The U.S. Supreme Court
December 30, 2011
- **ARE Patent Litigation Alert:**
Federal Circuit Finds Another Computer Implemented Method To Be Patent-Eligible Under Section 101
October 3, 2011
- **ARE Patent Law Alert:**
President Obama Signs Leahy-Smith America Invents Act into Law: Overview of Provisions Now In Effect
September 19, 2011
- **ARE Patent Law Alert:**
Overview of the Leahy-Smith America Invents Act on Patents
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- **ARE Patent Litigation Alert:**
NYIPLA Files Amicus Brief in *Mayo v. Prometheus*
September 8, 2011
- **ARE Patent Litigation Alert:**
Federal Circuit—Applying Section 101 as a “Coarse Filter”— Confirms the Patent Eligibility of Some But Not All Claims In *Classen* Remand
September 1, 2011
- **ARE Patent Litigation Alert:**
US Supreme Court Grants Cert for the Second Time in *Prometheus v. Mayo* Case on Patent-Eligible Subject Matter
June 21, 2011
- **ARE Litigation Alert:**
U.S. Supreme Court Confirms “Clear and Convincing” Evidence Standard Applies to Validity Challenges for Patents
June 9, 2011
- **‘Clear and convincing’ evidence standard still applies to US patent validity challenges**
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- ***Bilski v Kappos*: a year in review**
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- **Bayh–Dole Act does not override employees’ rights to unassigned inventions**
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- **ARE Patent Litigation Alert:**
U.S. Supreme Court find Bayh-Dole Act Does Not Override Employees’ Rights to Unassigned Inventions
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