



## **In The Press: IP Law 360 Turns To Partner Ken George For Insight In Kimberly Clark's Diaper Row**

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On appeal, Kimberly-Clark argued that the district court mistakenly relied on the printed-matter doctrine in finding the '119 patent was anticipated, and said that the obviousness analysis for the '067 patent was "fundamentally flawed." As for the '221 noninfringement judgment, Kimberly-Clark contended the lower court misconstrued its claims.

First Quality, on the other hand, argued the summary judgment rulings should be affirmed. On Friday, Kenneth P. George of Amster Rothstein & Ebenstein LLP, who argued for First Quality during oral arguments Monday, said the company was happy with the ruling.

*"First Quality is pleased that the Federal Circuit affirmed, per curiam, all three of the summary judgment rulings on appeal,"* George told Law360 in an email.

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