

When Japanese Witnesses Testify in U.S. Courts: Answers to Nine Common Concerns



PUBLICATIONS | 1 MIN READ

January 1, 2021

By: Francis Morrison and Jason Murata

Axinn partners Francis Morrison and Jason Murata authored, “When Japanese Witnesses Testify in U.S. Courts: Answers to Nine Common Concerns.” This update reflects observations on this subject that one of Axinn’s senior trial lawyers, Francis Morrison, has taken away from a career involving over 70 trials, in several of which he has conducted examinations before U.S. juries of witnesses whose first language was Japanese, German, or Spanish. Fran’s comments address questions concerning the challenges facing witnesses in U.S. court whose first language is not English; the role of interpreters; how to prepare witnesses for the experience of trial; and the extra steps that can be considered for the “big ticket” case.

[When Japanese Witnesses Testify in U.S. Courts: Answers to Nine Common Concerns](#)
米国裁判所に日本人が証人として出廷し、証言する際の留意点：9つのよくある質問への回答

Related People



Jason Murata

Related Services

Intellectual Property
Litigation & Trials

To subscribe to our publications, [click here](#).

Featured Insights

- American Bar Association 2025 Asia-Pacific Conference
SPEAKING ENGAGEMENT ANTITRUST
- NBA Commercial Law Section 38th Annual Corporate Counsel Conference
SPONSORSHIP ANTITRUST
- GCR Live: Law Leaders Global 2025
SPEAKING ENGAGEMENT ANTITRUST
- The 32nd Annual Marketing Partner Forum
EVENT
- SABA North America Corporate Counsel Retreat 2025
SPONSORSHIP ANTITRUST
- Axinn Antitrust Insight: FTC Announces Revised HSR Thresholds for 2025
CLIENT ALERTS ANTITRUST
- Four Axinn Thought Leadership Pieces Nominated for the Antitrust Writing Awards
AWARDS & RECOGNITIONS ANTITRUST

- Merger Remedies Back in Vogue Under Trump

MEDIA MENTIONS ANTITRUST

- Three Takeaways from the Initial Determination at the ITC Regarding Standard Essential Patents in the 1380 Investigation

AXINN VIEWPOINTS INTELLECTUAL PROPERTY

- A POSA's Motivation Is Not Required To Be the Same as the Inventor's in Evaluating Obviousness

AXINN VIEWPOINTS INTELLECTUAL PROPERTY

© 2025 Axinn, Veltrop & Harkrider LLP. All Rights Reserved