axinn

Events



Event

35 U.S.C. 103 and the CAFC from District Courts

When: June 12, 2018 People: Jason Murata

Related People



Jason Murata

Related Services

Axinn partner Jason Murata spoke at PLI's program, Patent Eligibility, Prior Art and Obviousness 2018: Current Trends in Sections 101, 102, and 103 in San Francisco. During his session entitled, "35 U.S.C. 103 and the CAFC from District Courts," Jason discussed the following:

- KSR and obviousness from a litigator's point of view
- Optimal presentation of obviousness evidence from both parties' perspectives a hypothetical case study
- Key takeaways from Federal Circuit obviousness decisions in 2017, featuring a break-down of key cases and holdings
- Understanding how the Federal Circuit's obviousness en banc ruling in Apple v. Samsung impacts obviousness

To subscribe to our publications, click here.

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