



## Supreme Court Tells Federal Circuit That It's Wrong – Again

## **JUNE 2016**

On June 13, the U.S. Supreme Court issued an opinion rejecting the Federal Circuit's test for awarding enhanced damages in patent cases. In Halo Electronics v. Pulse Electronics and Stryker Corporation v. Zimmer, Inc., the Court held – unanimously – that the prevailing twopart test for enhancing patent damages established by the Federal Circuit in In re Seagate Technology, LLC was overly rigid and inconsistent with the express language of the Patent Act.

Read the Client Alert here.

This Client Alert has been prepared by Tucker Ellis LLP for the use of our clients. Although prepared by professionals, it should not be used as a substitute for legal counseling in specific situations. Readers should not act upon the information contained herein without professional guidance.

© 2025 Tucker Ellis LLP, All rights reserved.