June 2016 Client Alert

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 two-part 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.

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