Intellectual Property Law



In The Press:

Law360 Reports on NYIPLA Amicus Brief Submited to SCOTUS By Firm Regarding Standing of Disasstified Petitioners In An IPR To Appeal An Adverse Ruling

IP Law360, July 23, 2018

Law360 Reports on NYIPLA Amicus Brief Submited to SCOTUS By Firm Regarding Standing of Disasstified Petitioners In An IPR To Appeal An Adverse Ruling

(July 23, 2018, Law360) Law 360 Reported on amicus brief filing on behalf of NYIPLA by Partner Charles R. Macedo (as counsel of record and Co-Chair of the NYIPLA PTAB Committee) and Associate David Goldberg (as Co-Chair of the NYIPLA Amicus Briefs Committee) in RPX v. Chanbond. The article reports on the position advocated and turns to Mr. Macedo for comment as follows:

If adopted by other courts, the Federal Circuit's position could restrict the ability of others who petition the government to appeal adverse decisions, the group said.

"This has an impact first and foremost on the integrity of the PTAB process, but an adverse decision here could impact other important rights to petition like [the Freedom of Information Act]," said Charles Macedo of Amster Rothstein & Ebenstein LLP, co-chair of the NYIPLA's PTAB committee.

For the full article, please see <u>Fed. Circ.'s PTAB Standing Rule Flouts Law, Justices Hear</u> (subscription required)