

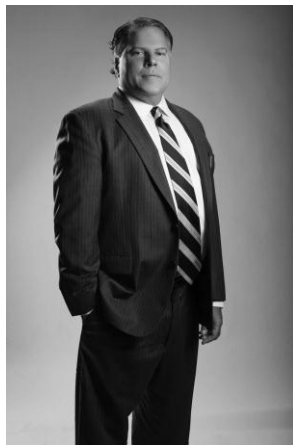
IP ACROSS THE POND: A REVIEW OF SELECTED 2013 US PATENT CASES

To Be Presented by
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1-2pm, Thursday, September 12, 2013
Nimbus Centre, Cork Institute of Technology

Summaries on a sampling of prominent recent appellate decisions in US patent cases will be presented, including:

- 1) *Association for Molecular Pathology v. Myriad Genetics, Inc.*, (Sup. Ct., 2013), providing the last word in this protracted case on the **patentability of DNA**.
- 2) *Akamai Technologies, Inc. v. Limelight Networks, Inc.*, Nos. 2009-1372, -1380, -1416, -1417, and *McKesson Technologies, Inc. v. Epic Systems Corp.*, No. 2010-1291 (Fed. Cir. Aug. 31, 2012) (en banc), addressing the **divided infringement of method claims**.
- 3) *Medtronic Inc. v. Boston Scientific Corp.*, 695 F.3d 1266 (Fed. Cir. 2012), dealing with a **patent licensee's burden of proof for declaratory judgment of noninfringement**.
- 4) *Teva Pharmaceuticals USA, Inc. v. Sandoz, Inc.* (Fed. Cir. 2013), concerning the **indefiniteness of quantitative claim limitations**.



Gerard E. Reinhardt is a US patent attorney licensed in the states of New York and Texas, and the District of Columbia. He is also licensed to practice before the U.S. Patent and Trademark Office. Gerard has degrees in Chemical Engineering, and practiced engineering for 15 years prior to starting the practice of law. He is also a Director/Member of the Rubicon Centre client company In Hand Guides Ltd.