

Stanford v. Roche: Supreme Court Holds Bayh-Dole Act Does Not Change Inventor's Rights in Federally Funded Inventions

2011-06-27

To explain the significance of *Stanford v. Roche* and the implications for patent ownership, technology transfer, and beyond, PLI is presenting a discussion between Donald B. Ayer, a partner in the law firm of Jones Day, who argued the case on behalf of petitioner Stanford, and WilmerHale partner [Mark C. Fleming](#), who argued the case on behalf of respondent Roche. Among other issues, the following topics will be considered: how will universities and other federal contractors respond to the Supreme Court's decision; how will the case affect companies that collaborate with universities to commercialize inventions; what should venture capitalists and other investors know; and is the Federal Circuit's *FilmTec* decision still good law?

Please view our website for more information on [Stanford v. Roche](#).

[READ MORE ABOUT THE EVENT](#)

Speakers



Mark C. Fleming

PARTNER

✉ mark.fleming@wilmerhale.com

📍 BOSTON

☎ + 1 617 526 6909

Related Solutions

Litigation

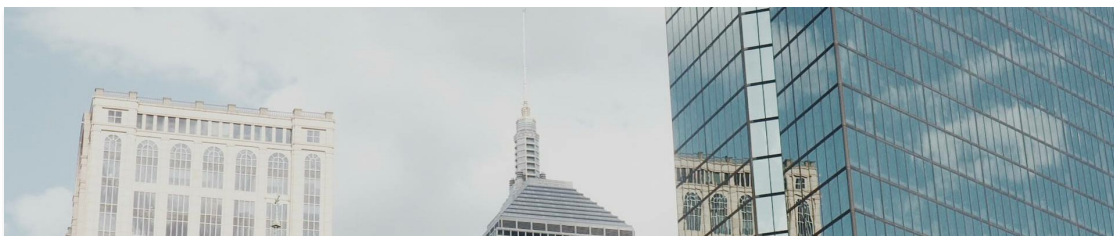
You May Be Interested In



14th Annual China Business Conference

MAY 6–8, 2024

SPEAKING ENGAGEMENT






US Supreme Court Crystal Ball

MAY 8, 2024

SPEAKING ENGAGEMENT



The Quick Look: Antitrust Updates in Intellectual Property

MAY 9, 2024

WEBINAR

[VIEW ALL EVENTS](#)