



April 4, 2018

We've Been Wrong for 30 Years? TC Heartland and its Implications for Patent Law and Practice

Time: 4:30pm

Location: Silverman 245A, Bernard Segal Moot Court Room

In May 2017, the Supreme Court decided the landmark case of TC Heartland LLC v. Kraft Foods Group Brands LLC. The TC Heartland decision overruled a 26-year-old precedent of the Federal Circuit and ended an era during which, by 2015, more than 40% of all patent infringement suits were being brought in a single judicial district (E.D. Tex.) to much public and scholarly outcry. In the aftermath of TC Heartland these circumstances gave rise to the question: just what had patent venue law actually been between 1990 and 2017?

Join us for an in-depth discussion of TC Heartland and its implications for patent law and practice.

PANELISTS:

The Honorable Leonard P. Stark

Chief Judge of the U.S. District Court for the District of Delaware and presiding judge in the TC Heartland case

James W. Dabney

Partner, Hughes Hubbard & Reed LLP and attorney for TC Heartland
Adjunct Professor, Cornell Law School

R. Polk Wagner

Professor of Law, University of Pennsylvania Law School

A light reception will follow the program.

*This program has been approved for 1.5 substantive CLE credits for Pennsylvania lawyers. CLE credit may be available in other jurisdictions as well. Attendees seeking CLE credit should bring separate payment in the amount of \$60.00 (\$30.00 public interest/non-profit attorneys) cash or check made payable to **The Trustees of the University of Pennsylvania.***

Register for this event

Attendees*:

First name*:

Last name*:



Contact Info:

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Feedback

E-mail address*:

Phone:

Please provide any comments or special instructions for the event organizer below:

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