

Shier in Life Sciences IP Review: 'Cellec', Why Patent Term Adjustment is Ripe for Review

October 12, 2023

PRACTICES Patent Prosecution and Counseling

Haynes Boone Lawyer Vincent Shier authored an article in *Life Sciences IP Review* on the basis for the decision in *Cellec v Samsung* and its practical impact, and posed a number of steps that patent owners and third parties should take.

Read an excerpt below:

In part 2 of articles assessing the impact of '*Cellec v Samsung*', Vincent Shier of Haynes Boone now sets out what the future may hold—both for this unusual case, as well as judicial doctrine in general.

Following the Federal Circuit decision on *In re Cellec* – a dispute centered on Cellec's allegations against Samsung Electronics for patent infringement—I wrote about why this outcome cannot be ignored.

In that article, I explained the basis for the decision and its practical impact, and posed a number of steps that patent owners and third parties should take with *In re Cellec* in mind.

Now, I'd like to explore what future twists may lie ahead.

To read the full article in *Life Sciences IP Review*, click [here](#).