

Paul M. Rivard comments on Supreme Court arguments in *Helsinn v. Teva* in *World IP Review*

Paul M. Rivard discusses the potential for Supreme Court justices to focus more on the text of the patent statute than its historical context during arguments in *Helsinn Healthcare v. Teva Pharmaceuticals*, and how that may influence their decision, in *World Intellectual Property Review*.

Click [here](#) to read the article, “SCOTUS likely to reverse *Helsinn v Teva* ruling, say lawyers.”

Posted: December 4, 2018