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Q&A: Scott Karren, Nathan Mutter on the Supreme Court and Patent-Eligibility Standards

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In 2014, the U.S. Supreme Court released Alice Corp. v. CLS Bank International, 573 U.S. 208 (2014), which addressed the standard for applying Section 101 of the Patent Act, 35 U.S.C.A. §101. Since that time, an avalanche of cases surrounding patent eligibility have bombarded the courts. In recent months, the Supreme Court has been asked by parties in numerous cases to clarify the bounds of Section 101.

Scott Karren is a patent partner at the firm's Salt Lake City office. He provides intellectual property counsel to large technology companies, with a focus on developing and managing strategic patent portfolios, and preparing and prosecuting applications. He manages a number of international patent portfolios in the electrical- and computer-related arts; prepares opinions; counsels clients on issues of patent infringement, validity and product design; and advises on strategic patent acquisitions and prelitigation strategies.

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Please click here to read the full article: Q&A: Scott Karren, Nathan Mutter on the Supreme Court and patent-eligibility standards.

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