

FINANCIAL POISE WEBINAR ONE SHEET POST-GRANT REVIEW TRIALS 2019

ABOUT THIS SERIES

The series is intended to give attendees a crash-course in post-grant review proceedings at the U.S. Patent and Trademark Office. Many topics will be addressed, sufficient to explain the big picture considerations involved in this new and very popular area of law.

As with every Financial Poise Webinar, each episode is delivered in Plain English so that you do not have to be an Intellectual Property Law Specialist to understand and benefit from them. And, as with every Financial Poise Webinar, each episode brings you into engaging, sometimes humorous, conversations designed to entertain as it teaches. Each episode in the series is designed to be viewed independently of the other episodes so that participants will enhance their knowledge of this area whether they attend one, some, or all episodes.

Episode Summaries

About Episode #1

Post-Grant Review Trials: What Are They?

May 16, 2019 at 2:00 PM CST

This segment will discuss the statutory and procedural background of post-grant review proceedings. It will discuss the types of proceedings available and provide a high-level discussion of how the proceedings are conducted.

This webinar is delivered in Plain English, understandable to you even if you are not an Intellectual Property Law Specialist. It brings you into an engaging, even sometimes humorous, conversation designed to entertain as it teaches. And, it is specifically designed to be viewed as a stand-alone webinar, meaning that you do not have to view the other webinars in the series to get a lot out of it.

About Episode #2

Pre-Filing Considerations

June 13, 2019 at 2:00 PM CST

This segment will delve into considerations that come into play when filing or responding to post-grant review proceedings. These considerations include issues of real party in interest, timing, and substantive arguments.

This webinar is delivered in Plain English, understandable to you even if you are not Intellectual Property Law Specialist. It brings you into an engaging, even sometimes humorous, conversation designed to entertain as it teaches. And, it is specifically designed to be viewed as a stand-alone webinar, meaning that you do not have to view the other webinars in the series to get a lot out of it.

About Episode #3

Interplay With District Court Litigation

July 18, 2019 at 2:00 PM CST

This segment, though last, is arguably the most important. It will discuss issues that come into being as a result of co-pending proceedings with U.S. district court litigation. These issues include estoppel, claim construction, and validity determinations.

This webinar is delivered in Plain English, understandable to you even if you are not an Intellectual Property Law Specialist. It brings you into an engaging, even sometimes humorous, conversation designed to entertain as it teaches. And, it is specifically designed to be viewed as a stand-alone webinar, meaning that you do not have to view the other webinars in the series to get a lot out of it.