



Present

Kimble v Marvel:

Private Right versus Public Interest in Patent Termination

"Allowing even a single company to restrict its use of an expired or invalid patent would deprive the consuming public of the advantage to be derived from free exploitation of a discovery. To permit such a result would impermissibly undermine the patent laws." So wrote Justice Kagan in the Supreme Court's decision for *Kimble v. Marvel*. Does this signal a looming reversal of rights expansions seen in recent decades? What do IP and Entertainment attorneys need to know in the wake of such a pronouncement? Find out August 19 at the Beverly Hills Bar Association, with our panel, "Kimble v. Marvel: Private Right versus Public Interest in Patent Termination", in the BHBA Conference Center.

Presenters:

Kenneth Weatherwax, Lowenstein & Weatherwax LLP

Robert P. Taylor, RPT Legal Strategies PC

Daniel A. Lev, Pierce Atwood LLP

Robert T. H. Link (Moderator)

Wednesday, August 19, 2015

Registration / Lunch: 12:00 p.m. | Program: 12:30 p.m. – 2:00 p.m.

Beverly Hills Bar Association

9420 Wilshire Boulevard, Second Floor, Beverly Hills, CA 90212

(Parking at 241 No. Canon Drive)

This event is free for members of *The Order of Distinguished Attorneys*

\$25 - BHBA Members that Join/Renew now. Click for details*

\$80 – BHBA Members who pay in advance*

\$225 – Non-BHBA Members who pay in advance* (\$25 more for each at the door)

Non-BHBA Members who join by 9/02/15 will save \$200

*Minimum 24 Hours – Refund with 48 hours notice – Raincheck with 24 hours notice

Susannah Jeffers, Esq. - Entertainment Section Chair Leigh Leshner, Esq. - Entertainment Vice Chair

Brian Schaller, Esq. - Section Chair Azita Mirzaian, Esq. – Vice Chair Robert T.H. Link, Esq. - Program Chair

MCLE CREDIT This activity has been approved for Minimum Continuing Legal Education credit by the State Bar of California in the amount of **1.5 HOURS of Participatory Credit** and the Beverly Hills Bar Association certifies that this activity conforms to the standards for approved education activities prescribed by the rules and regulations of the State Bar of California governing minimum continuing legal education.