



Webinar, 23 February 2016

## Patent Litigation Trends in the United States

On 23<sup>rd</sup> February Ben Roxborough will discuss his experiences working in U.S. Federal Courts versus Australian Federal courts. He will also speak on the vexed topic of patentable subject matter as applied to the biotech and software industries. Finally, he will provide a brief summary on pending U.S. Supreme Court cases in 2016—including, Stryker (Willful Infringement), Cuozzo (Claim Construction before PTAB) and Life Technologies Corp (Indirect Infringement and International borders).

### *Legal Background*

Ben Roxborough works with the IP boutique firm, Sheridan Ross P.C. Having been a judge's associate in the U.S. for three years and practised in Australia for seven years, Mr Roxborough has seen IP litigation from all angles, including jury trials. He is one of a few dual citizens who have completed federal court associateships in both the United States and Australia.

Mr Roxborough has also worked for international and boutique firms in his native Australia. He has worked with large litigation teams and first/second chaired motion hearings and mediations. This international experience has been complemented by studies at Stanford Law School (LL.M. 2010), specialising in intellectual property. Such experience has afforded a global perspective of how IP rights can be leveraged to deliver meaningful outcomes in biotech, computer software, and pharmaceutical fields.

Date	Time	Register
Tuesday 23 February 2016	Melb, Syd, Can: 1.00 pm – 2.00 pm (AEDT)  Note: Adelaide: 12.30pm – 1.30pm Bris: 12.00 pm – 1.00 pm Perth: 10.00 am – 11.00 am	To register for this event you need to be a member. Please contact <a href="mailto:mail@ipta.org.au">mail@ipta.org.au</a> for further information.

***If you would like to attend, please register online by Tuesday 23<sup>rd</sup> February 2016 at noon AEDT***