

Section 101 Overview

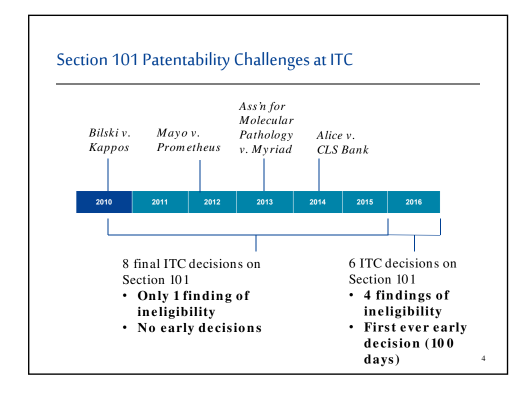
- **35 U.S.C. § 101**: Whoever invents or discovers any new and useful process, machine, manufacture, or composition of matter, or any new and useful improvement thereof, may obtain a patent therefor, subject to the conditions and requirements of this title.
- Judicial Exceptions:
 - Laws of Nature
 - Natural Phenomenon
 - Abstract Ideas

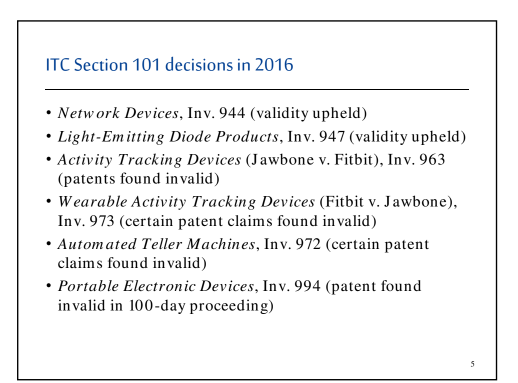
Section 101 Overview

- Bilski
 - Preemption
 - Effective grant of a patent monopoly over an abstract idea
- Mayo
 - Abstract idea can be patentable if the claims recite an inventive concept
- Alice
 - Formalized the two-step framework
 - STEP 1: Claims directed towards patent-ineligible judicial exception
 - STEP 2: If so, do the claims have an inventive concept to "integrate the building blocks into something more."
 - •Generic computer implementation not inventive

3

2





Find the full text of this and thousands of other resources from leading experts in dozens of legal practice areas in the <u>UT Law CLE eLibrary (utcle.org/elibrary)</u>

Title search: Recent Developments at ITC

Also available as part of the eCourse 2017 Advanced Patent Law (USPTO) eConference

First appeared as part of the conference materials for the 12th Annual Advanced Patent Law Institute session "Recent Developments at the ITC"