

# Privilege in Patent Cases: What's New?

---

DAVID HRICIK  
PROFESSOR, MERCER LAW SCHOOL  
OF COUNSEL, TAYLOR ENGLISH DUMA, LLP

## Topics

---

- Why this matters.
- Choice of Law.
- Patent Agents and Privilege: No Authority, no Privilege?
- In-house Counsel and Privilege: No Authority, no Privilege?
- Miscellaneous Recurring Problems

# Why this Matters

---

SWORD, SHIELD, AND SOME OTHER CONCERNS  
WE'LL GET TO.

3

## Sword

---

- Privilege can hide critical information.
- Knowing how to attack privilege can lead to settlement, defenses, and so on.

4

## Shield

---

- Patent prosecution firms need to know how to address common privilege issues.
- In-house counsel need to be aware of risks created by outside counsel.
- In-house counsel living in a state where not licensed need to know (and outside counsel need to be aware) of risks that they face for failing to follow registration and other requirements.

5

## Choice of Law

---

THE SPLIT CAN BE OUTCOME DETERMINATIVE

6

Find the full text of this and thousands of other resources from leading experts in dozens of legal practice areas in the [UT Law CLE eLibrary \(utcle.org/elibrary\)](http://utcle.org/elibrary)

Title search: Privilege in Patent Cases: What's New?

Also available as part of the eCourse

[2016 Advanced Patent Law eConference - Austin](#)

First appeared as part of the conference materials for the  
21<sup>st</sup> Annual Advanced Patent Law Institute session

"Privilege in Patent Cases: What's New?"