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Willful Infringement, Enhanced Damages, and the Impact of *Halo*

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DISCLAIMER/PROMISE

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Willful Infringement and the Impact of *Halo*-Outline

- 1. Introduction
- Enhanced Damages Historical Background
- 3. Seagate Standard
- 4. The Supreme Court's *Halo* Decision
- 5. Federal Circuit Cases After Halo
- 6. District Court Cases After Halo
- 7. The Impact of *Halo* on the Need for and Value of Attorney Opinions
- 8. Observations/Comments/Practice Tips

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Why is Willful Infringement Important?

35 USC § 284

"Court may increase damages in a patent infringement action up to 3X the amount found or assessed"

35 USC § 285

"The <u>court</u> in <u>exceptional cases</u> may award reasonable attorney fees to the prevailing party"

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QUANTATIVE LOOK AT ENHANCED DAMAGES

ASSUME LIABILITY FOR INFRINGEMENT—NO ENHANCED DAMAGES-COST TO THE INFRINGER

--OWN ATTORNEYS FEES \$5 MILLION (AIPLA SURVEY 2015)
--COMPENSATORY DAMAGES \$10.2 MILLION (PWC 2015)

TOTAL COST TO DEFENDANT \$15.2 MILLION (PLAINTIFF FULLY COMPENSATED)

ASSUME LIABILITY FOR INFRINGEMENT—WITH ENHANCED DAMAGES (3X)— COST TO INFRINGER

--OWN ATTORNEYS FEES \$5 MILLION (AIPLA SURVEY)
--COMPENSATORY DAMAGES X 3 \$30.6 MILLION (PWC)

TOTAL COST TO DEFENDANT \$35.6 MILLION; (\$40.6 M if Exceptional under 285)

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Brief History of Enhanced Damages

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Title search: Willful Infringement, Enhanced Damages, and the Impact of Halo

Also available as part of the eCourse
Willful Patent Infringement After Halo v. Pulse

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