

22th ANNUAL ADVANCED PATENT LAW INSTITUTE

DESIGN PATENTS:

In Anticipation of Functionality

The University of Texas School of Law

Austin, Texas

November 2-3, 2017

Perry J. Saidman

SAIDMAN DESIGNLAW GROUP, LLC

www.designlawgroup.com



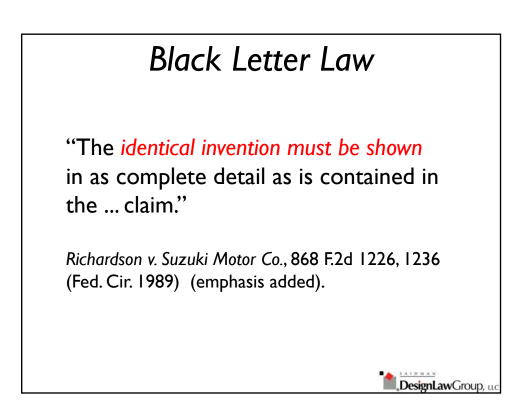


Black Letter Law

A claim is <u>anticipated</u> only if <u>each and every</u> <u>element</u> as set forth in the claim is found, either expressly or inherently described, in a single prior art reference.

Verdegaal Bros. v. Union Oil Co. of California, 814 F.2d 628, 631, 2 USPQ2d 1051, 1053 (Fed. Cir. 1987)

DesignLawGroup, 110



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: Looks Matter...Legally

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

First appeared as part of the conference materials for the 22^{nd} Annual Advanced Patent Law Institute session "Design Patents: In Anticipation of Functionality"