

*“It’s like déjà vu all over again...”*

## Section 101 Year In Review

*Steve R. Borgman & Andrew N. Saul (Kilpatrick Townsend)*

1

## Overview

- § 101 Case Report
  - SCOTUS declines to address § 101
  - Eight § 101 Federal Circuit cases in 2023
- § 101 Statistics
- Legislation
  - Patent Eligibility Restoration Act of 2023
- Practical Tips
- Judge’s Scorecard

2

2

## *“I never said most of the things I said.”*

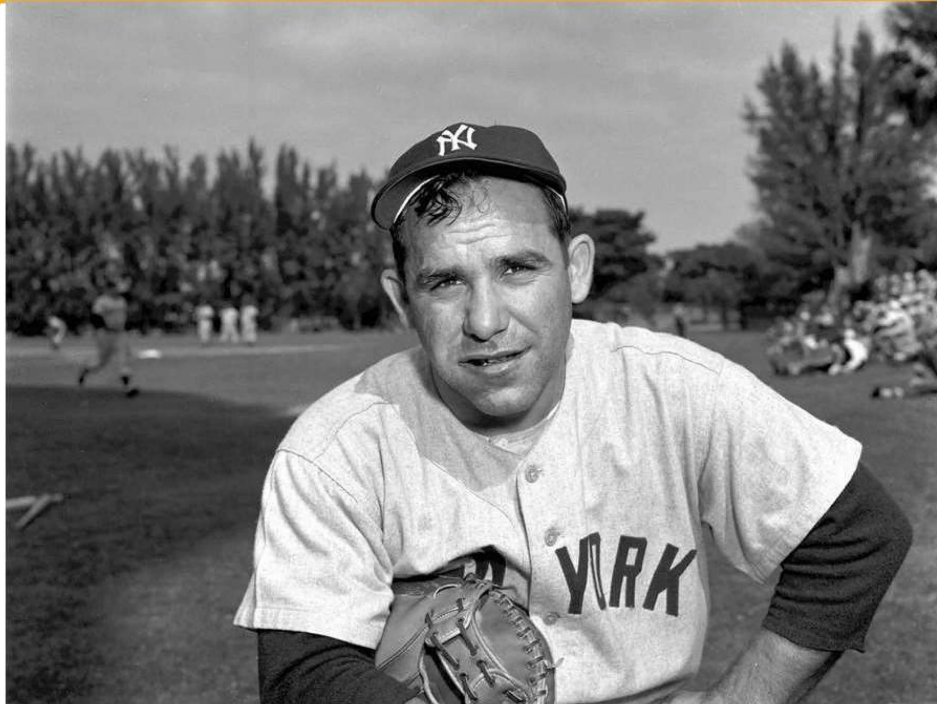
- SCOTUS throws some curve balls:
  - After requesting the SG’s views on *American Axle v. Neapco*, SCOTUS dismisses the petition for cert. in June 2022.
  - In October 2022, SCOTUS requested the SG’s views again in *Interactive Wearables v. Polar Electro*, and in *Tropp v. Travel Sentry*.
  - The SG filed briefs asking the Court to take both cases in April 2023.
  - SCOTUS denied the petitions in both cases in May 2023.

3

3

## § 101 Federal Circuit Case Report

*“I wish I had an answer to that because I’m tired of answering that question.”*



4

4

U.S. Patent No. 9,798,967

“Systems, Methods, and Devices for  
Commissioning Wireless Sensors”

1. An RFID transponder comprising:  
a substrate;  
an antenna structure formed on the substrate; and  
an RFID integrated circuit chip which is electrically  
coupled to the antenna structure,  
wherein the RFID integrated circuit chip is encoded  
with a unique object number, the unique object  
number comprising an object class information  
space and a unique serial number space,  
wherein the unique serial number space is encoded with  
one serial number instance from an allocated block  
of serial numbers, the allocated block being assigned  
a limited number of most significant bits, and  
wherein the unique serial number space comprises the  
limited number of most significant bits correspond-  
ing to the allocated block and remaining bits of lesser  
significance that together comprise the one serial  
number instance.

5

5

**ADASA v. Avery Dennison (cont'd)**

- District court held claim 1 was not directed to an abstract idea.
- Federal Circuit affirmed (reaching only step one):

“[Claim 1] is directed to a specific, hardware- based RFID serial number **data structure** designed to enable technological improvements to the commissioning process.”

“Setting aside the conventional RFID hardware components, claim 1 as a whole **focuses on the data structure** of the serial number space.”

6

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 \(utcle.org/elibrary\)](https://utcle.org/elibrary)

Title search: Section 101 Year in Review

Also available as part of the eCourse

[2023 Advanced Patent Law \(Austin\) eConference](#)

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

"Recent Developments and Trends in 101"