Top U.S. Court to Consider Curbing Texas Suits by Patent Holders



The U.S. Supreme Court has agreed to consider putting sharp new limits on where patent-infringement lawsuits can be filed, accepting a case that may undercut patent owners' ability to channel cases to favorable courts, reports Bloomberg.

The case involves an appeal by TC Heartland LLC, an Indianabased maker of water flavorings that says a Kraft Heinz Co. unit shouldn't be allowed to sue it in Delaware, reports **Greg Stohr**.

"A victory for Heartland would also bar most patent owners from pressing cases in the Eastern District of Texas, a patent-friendly jurisdiction where more than a third of all infringement suits are now filed," Stohr explains. "Heartland's appeal has support from a group of internet retailers and software companies, as well as the financial-services industry."

Read the Bloomberg article.

Join Our LinkedIn Group