

Still Alice: Not all software patents are being invalidated under Alice Corp. v. CLS Bank Int'l

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On June 19, 2014, the U.S. Supreme Court issued a unanimous decision in *Alice Corp. v. CLS Bank Int'l* (Alice)[1]. In *Alice*, the Court held that several patents that pertained to a computerized platform for eliminating risk in conducting financial transactions between two parties were ineligible for patenting under 35 U.S.C. 101[2]. The Court reasoned...

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