

Intellectual Property Advisory:

The Non-Practicing Patentee's Right to a Permanent Injunction Restraining Patent Infringement: Going Once, Going Twice, Gone?

October 16, 2006 - Nina Medlock, Robert Resis, and Joslyn Barritt's article <u>The Non-Practicing</u>

<u>Patentee's Right to a Permanent Injunction Restraining Patent Infringement: Going Once, Going</u>

<u>Twice, Gone?</u> was published in the September 2006 issue of the *Intellectual Property* &

<u>Technology Law Journal.</u>

To subscribe or unsubscribe to this Intellectual Property Advisory, please send a message to Chris Hummel at chummel@bannerwitcoff.com



www.bannerwitcoff.com

© Copyright 2008 Banner & Witcoff, Ltd. All Rights Reserved. No distribution or reproduction of this issue or any portion thereof is allowed without written permission of the publisher except by recipient for internal use only within recipient's own organization. The opinions expressed in this publication are for the purpose of fostering productive discussions of legal issues and do not constitute the rendering of legal counseling or other professional services. No attorney-client relationship is created, nor is there any offer to provide legal services, by the publication and distribution of this advisory. This publication is designed to provide reasonably accurate and authoritative information in regard to the subject matter covered. It is provided with the understanding that the publisher is not engaged in rendering legal, counseling, accounting or other professional services. If legal advice or other professional assistance is required, the services of a competent professional person in the relevant area should be sought.