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Patent case: Elbit Systems of America, LLC v. Thales Visiounix, Inc., USA

Cheryl Beise (Wolters Kluwer Legal & Regulatory US) · Monday, February 26th, 2018

Substantial evidence supported the Patent Trial and Appeal Board's finding that an inter partes review petitioner failed to show that a patent owned by Thales Visionix—claiming a method for tracking motion relative to a moving platform—was not obvious over a prior art patent combined with two additional references, the U.S. Court of Appeals for the Federal Circuit has held. (Elbit Systems of America, LLC v. Thales Visiounix, Inc., February 6, 2018, Wallach, E.).

Case date: 06 February 2018 Case number: No. 2017-1355 Court: United States Court of Appeals, Federal Circuit

A full summary of this case has been published on Kluwer IP Law.

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