

The song that George
Harrison's "My Sweet Lord"
was found to infringe in 1976.

The amount Marvin Gaye's family was awarded against Robin Thicke and Pharrell Williams for their "Blurred Lines," which was found to infringe Gaye's "Got to Give it Up"

A type of derivative work right,
these are the special
copyrights one needs to put
music to video.

A public performance of a
musical composition that does
not infringe performance rights

Once a copyright owner has authorized anyone to distribute sound recordings of a song, the law grants this to anyone else who wants to make her own recording of the song

This 2008 movie tells the story of Robert Kearns, an engineer, who invented the intermittent windshield wiper in the 1960's

This 1997 David Mamet film that turns on the disappearance of materials from a briefcase and features Steve Martin in a rare bad-guy role conflates trademark, copyright, patent, and trade secret law.

In this 2006 movie, Hugh Jackman and Christian Bale are rival magicians stealing each other's trade secrets.

This 1950 classic involves the use of counterfeit penicillin in post-World War II Vienna

This 1961 Billy Wilder Cold War comedy has James Cagney protecting the trade secrets of Coca-Cola from villainous forces in East Berlin.

One of four women to be named to Managing Intellectual Property's 50 Most Influential People in the World in Intellectual Property, she was also the first woman to serve as the U.S. Commissioner for Patents in the 225-year history of the PTO.

This Obama-appointed Federal Circuit judge was the first appointee who had previously served as a district court judge.

Stephanie Kwolek's work with synthetic fibers at Dow Chemical contributed to this bulletproof fabric.

The first English copyright statute was named after her.

She is the first woman to serve
as Director of the U.S. Patent
and Trademark Office.

The Lee vs. Tam case, now pending before the U.S. Supreme Court, will decide whether this provision of the Lanham Act is constitutional.

In the *Star Athletica v. Varsity Brands* case, the Court decided what legal question?

This is the defense that the Supreme Court ruled in *SCA Hygiene Products v. First Quality Baby Products* is not available against a patent infringement claim

Interpretation of this key aspect of statutory protection for design patents in a pending case before the Supreme Court may impact the scope of available damages in the *Samsung Electronics Co. v. Apple* case.

Name any one of the six U.S. Supreme Court justices who were born outside the United States.

This Soviet-born American
computer scientist, internet
entrepreneur, and
philanthropist co-founded
Google.

The U.S. Supreme Court determined this doctrine applies to copies of copyrighted works lawfully made abroad, in a case that John Wiley & Sons brought against a Thai student studying in the U.S.

Of the six U.S. residents who received science Nobel prizes in 2016, this is the number who were immigrants.

This Serbian-American inventor, electrical engineer, mechanical engineer, physicist and futurist, who became a naturalized US citizen in 1891, made ground-breaking contributions to the design of the modern AC electricity supply system and is the inspiration for a ground-breaking modern electric automobile and technology company.

This country is the country of birth of the inventor of U.S. Patent No. 174465 (entitled Improvement in Telegraphy).

These two litigant parties are highly familiar with this figure from U.S. Patent D593,087.

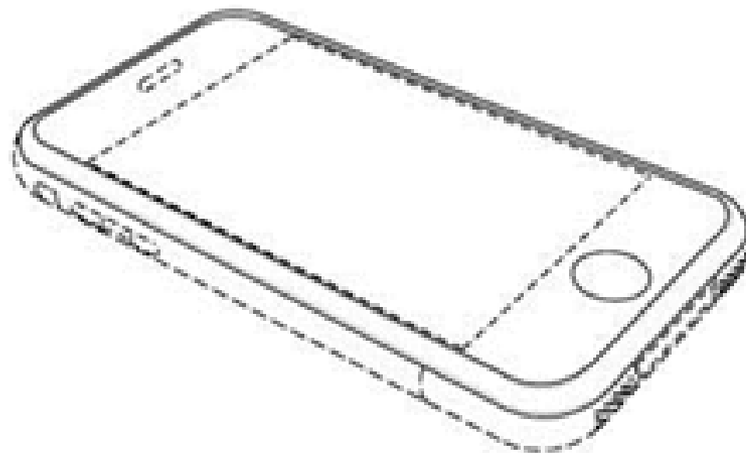
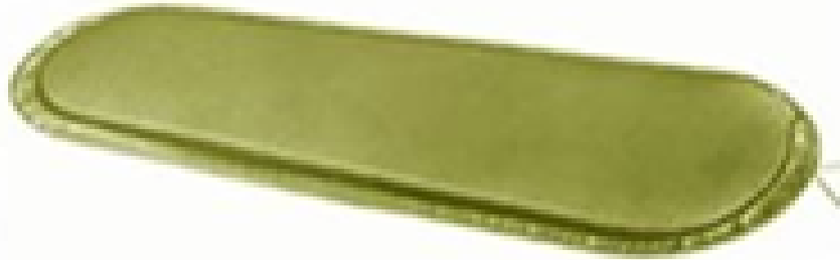


FIG. 1

This must exist to claim trade dress rights in a product shape, but not to claim them in packaging.

They are what define the claims of a design patent.

That is the aspect of this product Quali-fied for trademark protection in a famous 1995 Supreme Court decision.



In *Two Pesos v. Taco Cabana*, the Supreme Court recognized trade dress protection for this unusual sort of product packaging.

In *Globefill Inc. v. Elements Spirits Inc.*, the recently decided case involving actor/comedian Dan Aykroyd and his Crystal Head Vodka (right), the jury delivered a unanimous verdict in favor of Mr. Aykroyd's company where, during the course of the trial, it was revealed that the defendant's founder had lied at trial, had purposefully modeled her bottle (left) after the Crystal Head bottle, and then admitted: "I lied under oath and said I had never seen the crystal skull bottle". How long did the jury deliberate before reaching a verdict? Less than 45 minutes, two hours, four hours, or overnight?"

