

SQ; Joint liability of IP Infringement

Aippi-dagen 15 mars 2018

Hans Eriksson

Frågan

”Joint liability for infringements of patents, trademarks, designs and copyright”.

→ *”Examine situations where acts of a party do not qualify as direct **or** ”contributory” infringement, but the party may nonetheless be held liable for such acts because those acts effectively endanger de exclusive right provided by an IPR, if combined with the acts of others”*

Direkt
intrång

Indirekt intrång

Medelbart
intrång

Straff-
rättsligt
ansvar

Medverkans-
ansvar

???

"Contributory"

Analys arbetet

- Delar av medverkansansvaret
- Ställföreträdaransvar
- Principalansvar