

## **Law360: Brian Trinque and Giulio DeConti on 2013 Providing Few Small-Molecule Decisions**

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For pharmaceutical patent practitioners, the 2012 ruling *Otsuka Pharmaceutical Co. v. Sandoz* further solidified the Federal Circuit's two-part test that it regularly applies when considering small-molecule pharmaceutical obviousness. Under the court's approach, a determination of obviousness for a small-molecule pharmaceutical generally requires both the identification of a "lead" compound (often a compound of similar structure having activity in the same therapeutic area) as well as a motivation in the prior art to modify that lead in the manner necessary to arrive at the compound at issue (for example, replacing one functional group with another). [Read more ...](#)