04-1350 KSR INTERNATIONAL CO. V. TELEFLEX, INC.

DECISION BELOW:119 Fed Appx 282

LOWER COURT CASE NUMBER: 04-1152

QUESTIONS PRESENTED:

Whether the Federal Circuit has erred in holding that a claimed invention cannot be held "obvious", and thus unpatentable under 35 U.S.C. § IO3(a), in the absence of some proven "'teaching, suggestion, or motivation' that would have led a person of ordinary skill in the art to combine the relevant prior art teachings in the manner claimed."

CERT. GRANTED 6/26/2006